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Washington, Thursday, October 1, 1942

Regulations

TITLE 6—AGRICULTURAL CREDIT Chapter II—Commodity Credit Corporation

PART 250—CONTROL OF VEGETABLE OIL SEEDS AND PRODUCTS THEREFROM¹

[Oilseed Order 2]

OILS REPURCHASED FROM THE COMMODITY CREDIT CORPORATION

Whereas, the Commodity Credit Corporation has entered into contracts with refiners of vegetable oils providing for the purchase of crude vegetable oils by the Corporation and for the repurchase, at a price below the purchase price paid by the Corporation, of such oils by such refiners; and

Whereas, it is necessary in the public interest that such repurchases by refiners be confined to the needs of such refiners for the manufacture of edible products, for sales to persons who will use such oils for the manufacture of edible products, or for supplying refined oils to the Commodity Credit Corporation:

Now, therefore, pursuant to the authority vested in the Commodity Credit Corporation by Directive No. 7 of the War Production Board, issued August 15, 1942, *It is hereby ordered that:*

Sec.

250.6 Use of repurchased oils.

250.7 Records; reports; communications.

250.8 Penalties.

250.9 Definitions.

250.10 Effective date.

AUTHORITY: §§ 250.6 to 250.10, inclusive, issued under W.P.B. Directive No. 7, 32 C.F.R. § 903.12, 7 F.R. 6518.

§ 250.6 *Use of repurchased oils.* No person shall, without the approval of the Commodity Credit Corporation, use any vegetable oils repurchased from the Commodity Credit Corporation pursuant to the Refiner Contract except for the manufacture of edible products, for sale to persons who will use such oils for the manufacture of edible products, or for supplying refined oil to the Commodity Credit Corporation as provided in such

Refiner Contract, and no person to whom any such repurchased oils are sold shall, without the approval of the Commodity Credit Corporation, use such oils except for the manufacture of edible products.

§ 250.7 *Records; reports; communications.* (a) Every person subject to this order shall keep and preserve for not less than two years accurate and complete records concerning all repurchases of vegetable oils from the Commodity Credit Corporation pursuant to the Refiner Contract and concerning the use or disposition made of such vegetable oils. All such records shall, upon request, be submitted to audit and inspection by duly authorized representatives of the Commodity Credit Corporation.

(b) Every person subject to this order shall execute and file with the Commodity Credit Corporation such reports and questionnaires as the Corporation may from time to time request.

(c) All reports required to be filed hereunder and all communications concerning this order shall be addressed to: Commodity Credit Corporation, South Agriculture Building, Washington, D. C.

§ 250.8 *Penalties.* Any person who willfully violates any provision of this order or who willfully furnishes false information to the Commodity Credit Corporation in connection with this order may be prohibited from processing, selling, transferring, or otherwise disposing of vegetable oils of any kind, and, in addition, may be punished by fine and imprisonment.

§ 250.9 *Definitions.* (a) "Refiner Contract" as used herein means the contract entitled "Refiner Contract, 1942 Vegetable Oils Program" entered into between the Commodity Credit Corporation and refiners of vegetable oils.

(b) "Vegetable oils" as used herein means cottonseed oil, peanut oil, and soybean oil, whether crude or refined.

(c) "Person" as used herein means any individual, partnership, business trust, association, or corporation, or any organized group of persons, whether incorporated or not.

§ 250.10 *Effective date.* This order shall become effective on and after Octo-

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ber 1, 1942, and, subject to the provisions of Directive No. 7 of the War Production Board, shall continue in effect until revoked by the Commodity Credit Corporation.

Issued this 30th day of September 1942.

[SEAL]

J. B. HUTSON,
President.

[F. R. Doc. 42-9722; Filed, September 30, 1942;
11:09 a. m.]

TITLE 7—AGRICULTURE

Subtitle A—Office of the Secretary

[Amendment 1 to Temporary Rationing Order A]

PART 2—RATIONING OF FARM MACHINERY AND EQUIPMENT

EXEMPTIONS

Schedule I and Schedule II are hereby amended and a new § 2.38 is added as set forth below:

Schedule I—Farm Machinery and Equipment In Group B, is amended by deleting therefrom all of Division 7 of Group 7 which reads as follows:

Div. 7. Hay presses:

Item 1. Horse.

Item 2. Engine or belt power.

The paragraph headed "Exemptions" at the end of Schedule I is amended to read as follows:

Exemptions. All hand operated machinery and equipment, all machinery and equipment drawn or operated by one or two horses, and all machinery and equipment having a retail sales value of \$25.00 or less, listed in this Schedule I, are exempt from Temporary Rationing Order No. A by § 2.6 thereof and by Schedule II hereof unless such machinery and equipment is listed in § 2.1 (j).

Schedule II—New Farm Machinery and Equipment Exempt from the Provisions of Temporary Rationing Order No. A by Section 2.6 thereof, is amended as follows:

Paragraph 2 thereof is amended to read as follows:

All hand operated, one and two horse drawn farm machinery and equipment, and all machinery and equipment having a retail sales value of \$25.00 or less, not included in Group A in § 2.1 (j), but which may or may not be included in Schedule I.

Effective Dates

§ 2.38 *Effective dates of amendments.* (a) Amendment No. 1 (changes in Schedules I and II and the addition of § 2.38) shall become effective October 1, 1942.

Done at Washington, D. C., this 29th day of September 1942. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

GROVER B. HILL,
Acting Secretary of Agriculture.

[F. R. Doc. 42-9710; Filed, September 29, 1942;
5:34 p. m.]

Chapter I—Agricultural Marketing Administration

Subchapter C—Regulations Under the Farm Products Inspection Act

PART 55—SAMPLING, GRADING, GRADE LABELING, AND SUPERVISION OF PACKAGING OF BUTTER, CHEESE, EGGS, POULTRY, AND DRESSED DOMESTIC RABBITS

AMENDMENT CHANGING BASIS FOR CHARGES

By virtue of the authority vested in the Secretary of Agriculture by law (56 Stat. 664; 7 U.S.C. 414), the following amendment to Title 7, Chapter I, Subchapter C, Part 55, Code of Federal Regulations, as published in the FEDERAL REGISTER on July 23, 1941 (6 F.R. 3622), and as amended by 6 F.R. 5027 and 7 F.R. 1123 and 6804, is promulgated:

Section 55.35 is amended to read:

§ 55.35 *Basis for charges.* Fees and charges for sampling, grading, regrading, and supervising of packaging, grade labeling or other work shall be based upon the actual time required to render the service, including the time required for travel of the official sampler, grader, or supervisor of packaging between his office or point of previous duty and the place of service, at the rate of \$2.00 per hour, or at the rate specified in §§ 55.36 to 55.40 inclusive, unless otherwise provided by contract with the applicant or by supplemental schedules approved by the Administrator. An additional fee of \$3.00 shall be charged when additional time is required in sampling or grading because the service is performed in a freight or express car or other place where the entire lot of product is not readily accessible to the official sampler or official grader and when the fees charged are at the rates specified in §§ 55.36, 55.37 (a), 55.37 (b) and 55.38.

Done at Washington, D. C., this 29th day of September 1942. Witness my hand and the seal of the Department of Agriculture.

[SEAL]

GROVER B. HILL,
Acting Secretary of Agriculture.

[F. R. Doc. 42-9723; Filed, September 30, 1942;
11:09 a. m.]

Chapter VII—Agricultural Adjustment Agency

[ACP-1942-Insular-2]

PART 702—1942 AGRICULTURAL CONSERVATION PROGRAM BULLETIN

INSULAR REGION

SEPTEMBER 29, 1942.

Pursuant to the authority vested in the Secretary of Agriculture under sections 7 to 17 of the Soil Conservation and Domestic Allotment Act, as amended (49 Stat. 1148, 1915; 50 Stat. 329; 52 Stat. 31, 204, 205; 53 Stat. 550, 573; 54 Stat. 216, 728; 55 Stat. 257, 860; 56 Stat. 51; 16 U.S.C. 590g-590q), § 702.303 of the 1942 Agricultural Conservation Program Bulletin for the Insular Region, issued June 17, 1942,¹ is hereby amended to read as follows:

¹ 7 F.R. 4559, 4937.

§ 702.303 Tobacco—(a) *State allotment.* The State allotment of tobacco for Puerto Rico is 30,600 acres.

(b) (1) A tobacco acreage allotment for the 1942-43 crop shall be determined for each farm for which a tobacco acreage allotment was, or could have been, established under the 1941 Agricultural Conservation Program on the basis of the tobacco acreage allotment which was, or could have been, established for the farm under the 1941 Agricultural Conservation Program, the land, labor, and equipment available for the production of tobacco, crop-rotation practices, and the soil and other physical factors affecting the production of tobacco.

(c) (1) If the average of the normal yields established for all farms (weighted by the tobacco acreage allotments therein) exceeds 672 pounds (farm weight) of tobacco per acre, which is the adjusted average yield (farm weight) per acre for the State during the five crop years 1937-38 to 1941-42, inclusive, the normal yield for these farms shall be reduced pro rata so that the average of all normal yields shall not exceed this figure.

(d) *Payment in connection with tobacco acreage allotment.* Payment will be made at the rate of .018 cents per pound (farm weight) of the normal yield of the farm for each acre in the tobacco acreage allotment; *Provided,* That, where the tobacco acreage allotment for the farm has not been planted in full, no payment will be made unless an acreage equal to the tobacco acreage allotment or the unplanted part thereof (in addition to the minimum requirement under Practice No. 1) has been planted to one or more of the food crops specified by the Regional Director under § 702.301 (e) (1). (Minimum performance under Practice No. 1 of the soil-building practices for Puerto Rico is a prerequisite to any payment under the tobacco provision of the 1942 ACP for Puerto Rico.)

(e) *Deduction for excess tobacco acreage.* The payment computed for any farm under §§ 702.301 and 702.303 shall be subject to a deduction of 0.18 cents per pound (farm weight) of the normal yield of the farm for each acre planted to tobacco in excess of the tobacco acreage allotment for that farm.

Done at Washington, D. C., this 29th day of September 1942.

Witness my hand and the seal of the Department of Agriculture.

[SEAL] GROVER B. HILL,
Assistant Secretary of Agriculture.

[F. R. Doc. 42-9724; Filed, September 30, 1942;
11:09 a. m.]

TITLE 26—INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue

[T. D. 5171]

Subchapter C—Miscellaneous Excise Taxes

PART 137—CAPITAL STOCK TAX

EXTENSION OF TIME FOR FILING CAPITAL STOCK TAX RETURNS AND PAYING TAX

General extension. Under the authority of sections 1203 (b) (2) and 1205 (b)

of the Internal Revenue Code, as amended; the period in which returns of capital stock tax for the year ended June 30, 1942, may be filed and the tax paid without assertion of penalties for delinquency, or of interest, was extended to September 29, 1942, by Treasury Decision 5158, approved June 27, 1942.

Under authority of the same sections of the Internal Revenue Code, as amended by H. J. Res. 344 (77th Congress, 2d Session), approved September 29, 1942, the period in which such returns may be filed and the tax paid is further extended to November 28, 1942. Collectors of internal revenue are authorized to accept returns without assertion of penalties for delinquency, or of interest, if the returns are filed and the tax paid on or before the further extended date. (Secs. 1203, 1205, 3791, 53 Stat., 171, 467; 26 U.S.C. (1940 ed.), 1203, 1205, 3791, and H. J. Res. 344 (77th Congress, 2d Session), approved September 29, 1942.)

[SEAL] GUY T. HELWING,
Commissioner of Internal Revenue.

Approved: September 29, 1942.

JOHN L. SULLIVAN,
Acting Secretary of the Treasury.

[F. R. Doc. 42-9723; Filed, September 30, 1942;
11:45 a. m.]

TITLE 29—LABOR

Chapter VI—National War Labor Board

PART 802—RULES OF PROCEDURE

REPORTS OF INVESTIGATORS OR MEDIATORS

By virtue of the authority vested in the National War Labor Board by Executive Order of the President, No. 9017, dated January 12, 1942, the following section of part 802 (Administrative Regulation No. 2) is hereby amended to read as follows:

§ 802.8 *Reports of investigators or mediators.* If the mediator or mediators are unable to settle any dispute by agreement or voluntary arbitration, a report shall be made to the Board setting forth findings of facts and recommendations for settlement of the dispute. Such report shall be transmitted to the Executive Secretary, who shall thereupon transmit a copy of it to the authorized representatives of each of the parties to the dispute. In the event that the panel is not unanimous on any of the points at issue, the parties shall be afforded one week after the receipt of the report within which to submit to the Board in writing any comments upon such points as they desire to make, provided that additional time for the submission of such comments may be granted in the discretion of the Chairman of the Board or his appointee upon good cause shown. Twelve copies of such written comments shall be filed with the Executive Secretary. The Executive Secretary shall place the case upon the Board Agenda for consideration not less than 48 hours after expiration of the period for the sub-

mission of such written comments. In cases of single mediators, referees, investigators or arbitrators whose award is subject to review by the Board, the same procedure as above will be followed. In the cases of unanimous panels the report will be placed on the Board's Agenda 48 hours after it is mailed to the parties.

(E.O. 9017, 7 F.R. 237).

GEORGE KIRSTEIN,
Executive Secretary.

SEPTEMBER 23, 1942.

[F. R. Doc. 42-9703; Filed, September 30, 1942;
10:00 a. m.]

TITLE 30—MINERAL RESOURCES

Chapter III—Bituminous Coal Division

[Docket No. A-1485]

PART 342—MINIMUM PRICE SCHEDULE, DISTRICT 22

ORDER CANCELLING HEARING, ETC.

Order cancelling hearing, revising temporary relief and conditionally providing for final relief in the matter of the petition of District Board No. 22 for the establishment of price classifications and minimum prices for certain mines in District No. 22.

An original petition was filed with this Division on June 4, 1942, by the above-named party, pursuant to section 4 II (d) of the Bituminous Coal Act of 1937, requesting the establishment, both temporary and permanent, of price classifications and minimum prices for run of mine coals produced in Subdistricts 1 and 2 in District No. 22 for shipment by rail into all market areas.

An Order Granting Temporary Relief and Conditionally Providing for Final Relief was issued on June 29, 1942, 7 F.R. 4876, temporarily establishing the price classifications and minimum prices requested in the original petition for the run of mine coals produced in Subdistricts 1 and 2 in District No. 22 and conditionally providing that such price classifications and minimum prices should become final sixty (60) days from the date of the order unless it should otherwise be ordered.

On August 12, 1942, the Bituminous Coal Consumers' Counsel filed an Intervention, Answer and Application for Termination or Modification of Temporary Relief in this matter praying (1) that the temporary relief in this proceeding be terminated or modified, so that the minimum prices would be based on the costs as determined in General Docket No. 15, rather than on the cost determinations in General Docket No. 21, and (2) that the order conditionally granting final relief be rescinded until after a public hearing, or else modified so that the applicable minimum prices would be based on General Docket No. 15 cost determinations, rather than General Docket No. 21 cost findings.

On August 29, 1942, 7 F.R. 6953, an order was issued herein continuing the temporary relief in effect, but terminating the conditionally final relief provided for in the order of June 29, 1942, and scheduling a hearing to be held on

¹ F.R. 600, 2925, 3926.

October 1, 1942, at Washington, D. C., on the issues raised by the Bituminous Coal Consumers' Counsel in its aforesaid petition of intervention.

An order having been issued in General Docket No. 21 on August 28, 1942 (to become effective October 1, 1942), 7 F.R. 6943, adjusting minimum prices generally, the Bituminous Coal Consumers' Counsel, on September 18, 1942, filed with the Division a motion, requesting (1) that the hearing scheduled for October 1, 1942, be postponed indefinitely or at least a month, so that he might have an opportunity to withdraw his demand for a hearing when a general revision of prices, with which the relief sought herein would be consistent, becomes effective, and (2) that the temporary relief now effective in this proceeding be modified so that no further increase in the prices herein temporarily established would be effected as a result of any final order in General Docket No. 21.

On September 23, 1942, District Board No. 22 filed an amendment to its original petition praying, in effect, that minimum prices of \$2.25 per ton and \$2.10 per ton be established for the commercial mine run coals produced in Subdistricts Nos. 1 and 2 of District No. 22, respectively, for rail shipment to all market areas, in lieu of the temporary minimum prices in effect for those coals; and that the minimum price increases provided for by the order of August 28, 1942, in General Docket No. 22 for coals produced in District No. 22 likewise be made applicable to the minimum prices for the above-mentioned mine run coals as revised.

Since petitioner and the Bituminous Coal Consumers' Counsel are now in substantial agreement as to the minimum prices which should presently apply to the mine run coals produced in Subdistricts 1 and 2 of District No. 22 for shipment by rail, it is deemed advisable to revise the minimum prices originally established herein by the Division's Order of June 29, 1942, and temporarily continued by the Division's Order of August 29, 1942, in accordance with the request contained in the amended petition of District Board No. 22. Further it appears that the hearing in this matter should be cancelled and that the relief herein granted should become final sixty (60) days from the date of this order, unless it should be otherwise ordered. This procedure will afford interested persons forty-five (45) days within which to file applications to stay, modify or terminate the temporary relief herein granted.

Now, therefore, it is ordered, That the hearing scheduled to be held in this matter on October 1, 1942, be, and it hereby is, cancelled.

It is further ordered, That pending final disposition of the above-entitled matter, the temporary relief granted by the Order of June 29, 1942, 7 F.R. 4876, and continued by the Order dated August 29, 1942, 7 F.R. 6953, be, and it hereby is, revised as follows: Commencing forthwith \$342.5 (General prices; minimum prices for shipment via rail transportation) in the Schedule of Effective Minimum Prices for District No. 22 for All

Shipments be, and it hereby is, amended by revising the minimum prices for mine run coals produced in Subdistricts 1 and 2 of District No. 22 for shipment by rail into all market areas to read as follows:

	Size group 15
Subdistrict No. 1—Roundup	225
Subdistrict No. 2—Red Lodge	210

It is further ordered, That pleadings in opposition to the petition, as amended, filed herein and applications to stay, terminate or modify the temporary relief granted may be filed with the Division within forty-five (45) days from the date of this order, pursuant to the Rules and Regulations Governing Practice and Procedure before the Bituminous Coal Division in Proceedings Instituted Pursuant to section 4 II (d) of the Bituminous Coal Act of 1937.

It is further ordered, That, the relief herein granted shall become final sixty (60) days from the date of this order unless it shall otherwise be ordered.

Dated: September 29, 1942.

[SEAL] DAN H. WHEELER,
Director.

[F. R. Doc. 42-9726; Filed, September 30, 1942;
11:32 a. m.]

TITLE 32—NATIONAL DEFENSE

Chapter IX—War Production Board

Subchapter B—Director General for Operations

PART 1115—FUEL OIL

[Amendment 4 to Limitation Order L-56,
as Amended]

1. Section 1115.1 *Limitation Order L-56*, as amended, paragraphs (b), (c), (d), (e), (f), (g) and (h), are hereby amended to read as follows:

(b) *Definitions*. When used in this order:

(1) "Additional facilities" means any equipment designed to use fuel oil, other than internal combustion engines or equipment used for domestic cooking or illumination purposes, which equipment has been installed subsequent to July 31, 1942: *Provided*, That the replacement of wornout parts shall not be deemed to be the installation of additional facilities when the existing equipment is not adaptable to the use of alternate fuels.

(2) "Alternate fuel" means any fuel other than fuel oils, electricity, natural gas, manufactured gas or mixed natural and manufactured gas.

(3) "Area One" means the area specified in paragraphs (a) and (b) of Exhibit A hereof as the same may be amended from time to time.

(4) "Area Two" means the area specified in paragraph (c) of Exhibit A hereof as the same may be amended from time to time.

(5) "Area Three" means the area specified in paragraphs (d) and (e) of Exhibit A hereof as the same may be amended from time to time.

17 F.R. 3547, 5350, 5902, 7310, 7342.

(6) "Area Four" means the area specified in Exhibit B hereof as the same may be amended from time to time.

(7) "Coal spraying equipment" means any equipment designed to use or using fuel oil or any other petroleum product for the purpose of applying such fuel oil or other petroleum product to coal.

(8) "Consumer" means any person acquiring fuel oil for use, including use as a component part of any manufactured article, material, or compound other than fuel oil. The term includes dealers and suppliers to the extent that they use fuel oil, or acquire fuel oil for use rather than for transfer.

(9) "Converted facilities" means any fuel oil burning equipment which was designed to use an alternate fuel and which has been converted to the use of fuel oil.

(10) "Coupon note" means a writing signed by a person to whom or to whose account fuel oil is transferred, whereby such person agrees to surrender coupons or other evidences, of a stated gallonage value, authorized by or issued under any fuel oil ration order of the Office of Price Administration, within fifteen (15) days after the effective date of such order. Such coupon note shall be in substantially the following form:

Date: October _____, 1942.
Amount: _____ gallons
The undersigned acknowledges receipt from _____ (name and address of the transferor) of _____ gallons of fuel oil and agrees to surrender fuel oil ration coupons or other evidences representing such gallonage within fifteen (15) days after the effective date of any fuel oil ration order of the Office of Price Administration, in accordance with the requirements of Limitation Order L-56.

(Name of transferee)
By: _____
(Officer or agent)

(Address of transferee)

(11) "Dealer" means any person, including a supplier, who operates a regular place of business at or from which fuel oil is regularly transferred to consumers. The term also includes any person who operates a tank truck or tank wagon for the transfer of fuel oil directly to consumers and who does not also maintain stationary fuel oil storage tanks.

(12) "Evidence" means a token, including a ration coupon, authorized by the Office of Price Administration to represent a right to receive a transfer of fuel oil.

(13) "Fuel oil" means any liquid petroleum product commonly known as fuel oil, including grades No. 1, 2, 3, 4, 5, and 6, Bunker "C", Diesel oil, kerosene, range oil, gas oil, or any other liquid petroleum product used for the same purposes as the above designated grades.

(14) "Passenger automobile" means any motor vehicle other than a motorcycle, built primarily for the purpose of transporting passengers and having a rated seating capacity of seven persons or less.

(15) "Person" means any individual, partnership, corporation, association,

government or government agency, or any other organized group or enterprise.

(16) "Primary supplier" means:

(i) Any person who refines fuel oil within Area Four; or

(ii) Any person who maintains stationary storage facilities within Area Four from which the first transfer of fuel oil within Area Four is made; or

(iii) Any consumer who maintains an establishment within Area Four at which delivery of fuel oil for his own use is taken by pipeline, barge, tank ship, or railroad tank car, directly from without Area Four; or

(iv) Any person, whether within or without Area Four, who does not maintain stationary storage facilities within Area Four, and who sends or brings fuel oil into Area Four and transfers it to a person other than a primary supplier as defined in subdivisions (i), (ii), or (iii) of this subparagraph (16). A person shall be deemed to be a primary supplier only with respect to the establishments maintained by him from which operations described in subdivisions (i), (ii), (iii), or (iv) of this subparagraph are carried on, and with respect to the establishments which are replenished solely on a stock transfer basis, rather than on a sales basis, from the establishments from which operations described in subdivisions (i), (ii), (iii) or (iv) of this subparagraph are carried on: *Provided*, That, if such person does not maintain stationary storage facilities, he shall be deemed to be a primary supplier with respect to all the mobile facilities operated by him within Area Four.

(17) "Secondary supplier" means any person, other than a primary supplier, who is engaged in the business of transferring fuel oil for resale: *Provided*, That any person who receives fuel oil on consignment from a primary supplier, title to the fuel oil remaining in the primary supplier until the time of transfer by the consignee, shall not be deemed to be a secondary supplier with respect to such fuel oil but shall, for all the purposes of this order, be deemed to be an agent of such primary supplier.

(18) "Standby facilities" means equipment (other than fireplaces) in serviceable operating condition designed to use an alternate fuel, for the operation of which a supply of such fuel is available.

(19) "Supplier" means a primary supplier, a secondary supplier, or both.

(20) "Transfer" means to sell, give, exchange, lease, lend, deliver, supply or furnish, and includes the acquisition of title by legal process or operation of law, such as, but not limited to, the acquisition of title by will, inheritance or foreclosure; it also includes the use by any dealer or supplier of fuel oil held by him; but does not include the creation of a security interest or security title involving no change of possession. Delivery to a carrier for shipment, or by a carrier in the course of or in completion of shipment, shall not be deemed a transfer to or by such carrier.

(21) "Transfer," as applied to an establishment or place of business, means any change from one person to another of the right to occupation of the premises

and the right to possession and disposal of any fuel oil stocks on hands, whether or not the transferor continues on the premises in another capacity.

(c) *Prohibited transfers of fuel oil.*

(1) No person shall transfer or accept a transfer of fuel oil:

(i) For use in the operation of coal spraying equipment in any place in the United States;

(ii) For use in the operation of additional facilities or converted facilities within Areas One, Two, and Three, except if:

(a) In the case of new construction, the additional facilities were specified in the construction contract and the foundations under the main part of the structure in which the additional facilities were to be installed was completed prior to July 31, 1942;

(b) In the case of converted facilities, such conversion was completed prior to July 31, 1942;

(c) In the case of either additional or converted facilities, the person using such facilities cannot use an alternate fuel either because such fuel is unavailable or because technical utilization factors prevent its use;

(iii) For use in the operation of oil burning equipment within Areas One, Two, and Three, where standby facilities are available, unless such standby facilities are operated to take the place of such equipment to the maximum possible extent and to effect the maximum reduction of fuel oil requirements;

(iv) For use in the operation of oil burning equipment, within Area Four, for the purpose of cooling space (other than hospital space) for human occupancy;

(v) From within Area Four to any point without Area Four, except to a consumer as provided in paragraph (d) (2);

(vi) For the operation of a passenger automobile anywhere in the United States.

(d) *Restrictions on transfers of fuel oil to or by consumers in Area Four.* (1) Within Area Four, on and after October 1, 1942, notwithstanding the terms of any contract, agreement, or commitment, regardless of when made, no person other than a dealer or supplier shall transfer or offer to transfer fuel oil to a consumer.

(2) During the period from October 1, 1942 to October 31, 1942, inclusive, notwithstanding the terms of any contract, agreement or commitment, regardless of when made, no dealer or supplier may transfer fuel oil from within or without Area Four to a consumer within Area Four, or from within such area to a consumer without such area, and no consumer shall accept such transfer except in exchange for coupon notes (or coupons or other evidences), for an amount equal to the number of gallons of fuel oil transferred. Such coupon notes shall be executed and forwarded to the transferor at the time of transfer or within twenty-four (24) hours thereafter.

(3) Nothing herein shall be deemed to forbid:

(i) The transfer of fuel oil actually in the fuel supply tank of a vehicle, boat or equipment used for purposes other than supplying heat or hot water to buildings or structures, in conjunction with a lawful and bona fide transfer of such vehicle, boat or equipment itself; or the consumption by the transferee in such vehicle, boat or equipment of fuel oil actually in the fuel supply tank thereof at the time of transfer; or

(ii) Transfers of fuel oil by legal process or by operation of law; or transfers of fuel oil in a storage tank or other container maintained by a consumer as part of an enterprise or establishment, or in the fuel supply tank of equipment supplying heat or hot water to buildings or structures, in conjunction with a lawful and bona fide transfer of such enterprise, establishment or equipment itself; or transfers of fuel oil by consumers to dealers or suppliers. Any person to whom a transfer of the character described in this sub-division (ii) is made within Area Four, shall forthwith report such transfer and the amount of fuel oil involved, to the Local War Price and Rationing Board in the area in which such fuel oil is located. Such person, if a dealer or supplier, shall surrender to the Board, together with such report, coupon notes signed by him for an amount equal to the number of gallons of fuel oil transferred. Such person, if not a dealer or supplier, may either:

(a) Transfer all or any part of such fuel oil in exchange for coupon notes for an amount equal to the number of gallons of fuel oil so transferred, and surrender to the Local War Price and Rationing Board coupon notes signed by him for an amount equal to such number of gallons; or

(b) Consume such fuel oil: *Provided*, That such person shall report the amount of fuel oil so consumed as fuel oil on hand if he makes application, under any fuel oil ration order issued by the Office of Price Administration, for a fuel oil ration covering the period during which such fuel oil was consumed.

(e) *Restrictions on transfers of fuel oil to dealers and suppliers within Area Four.* (1) During the period from October 1, 1942 to October 31, 1942, inclusive, no primary supplier within or without Area Four, and no dealer or secondary supplier within Area Four, shall transfer or offer to transfer fuel oil to any dealer or supplier within Area Four, and no dealer or supplier within Area Four shall accept such transfer of fuel oil, except in exchange for coupon notes (or coupons or other evidences) for an amount equal to the number of gallons of fuel oil transferred. Such coupon notes shall be executed by the transferee and forwarded to the transferor within twenty-four (24) hours after the transfer.

(2) If, between October 1, 1942 and October 31, 1942, the place of business of any dealer or supplier within Area Four, is transferred, the transferee of the business may acquire the fuel oil inventory of the transferor without executing a coupon note. All coupon notes of the transferor shall be turned over to the transferee, and shall be held by the

transferee until they have been redeemed; the coupons or other evidences received in redemption of the coupon notes shall be disposed of in the manner provided in the fuel oil ration order of the Office of Price Administration pursuant to which such coupons or evidences are issued.

(f) *Records to be kept by dealers and suppliers.* (1) At the time of making any transfer of fuel oil to any dealer or supplier within Area Four, every transferor shall furnish to such dealer or supplier an invoice, delivery ticket, or other document of transfer showing the name and address of the transferee and the date and amount of the transfer. Every such transferee shall retain at his place of business for a period of at least one year from the date of such transfer of fuel oil, the invoice, delivery ticket, or other document so furnished him.

(2) Every dealer or supplier who makes a transfer to a consumer, of the type described in paragraph (d) (2), shall keep a record of such transfer, showing the name and address of the transferee, the date of the transfer, and the number of gallons of fuel oil transferred. Every dealer or supplier shall retain such record at his place of business for a period of at least one year from the date of such delivery.

(3) Every person to whom coupon notes have been given shall retain all such coupon notes and, at the time of surrender to him of coupons or other evidences in full redemption of a coupon note, shall return such note to the person who signed it: *Provided*, That within thirty (30) days after the effective date of any fuel oil ration order issued by the Office of Price Administration, each such person shall report to the Regional Office of the Office of Price Administration in his region, the name and address of each person who has failed to redeem his coupon notes in full, and the amount of fuel oil transferred to such person.

(4) All coupon notes, records, reports, or other documents required by Limitation Order L-56 to be prepared and kept by any person, and the fuel oil facilities of any person, shall be subject to inspection by the War Production Board or the Office of Price Administration, or by any agent, representative or employee of either; such inspection may be made at the establishment or office of any such person at any reasonable time.

(g) *Redemption of coupon notes.* Within fifteen (15) days after the effective date of any fuel oil ration order issued by the Office of Price Administration, every person who has executed (or is required by this Order to execute) a coupon note shall surrender to the person to whom the note was given (or was required by this order to be given) coupons or other evidences, issued pursuant to such fuel oil ration order, equal in gallonage value to the number of gallons for which such notes were executed or required.

(h) *Directions as to deliveries and conversions.* (1) The Director General for Operations may, from time to time,

subject to the provisions of paragraphs (d), (e) and (g) of this order, issue specific directions directing or forbidding the transfer of fuel oil to any person or class of persons.

(2) The Director General for Operations or a representative of the Office of Petroleum Coordinator for War designated by him may from time to time examine and investigate the fuel oil burning facilities owned or operated by any person for the purpose of determining whether such equipment can be converted to the use of an alternate fuel. In making such investigation facts and circumstances which may relate to the particular problem, including the availability of alternate fuel, shall be considered. If it is found that the fuel oil burning facilities of any person may be converted to the use of alternate fuel, and that a supply of such fuel is available, without any unreasonable expenditure upon the part of the person and without working any exceptional or unreasonable hardship upon such person, then the Director General for Operations may, after notice sufficient to permit such conversion, forbid further deliveries of fuel oil for use in such facilities.

2. *Effective date.* This Amendment No. 4 shall take effect October 1, 1942, and shall remain in effect until revoked by the Director General for Operations.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 29th day of September 1942.

ERNEST C. KANZLER,
Director General for Operations.

[F. R. Doc. 42-9708; Filed, September 29, 1942;
5:09 p. m.]

PART 949—CHROMIUM

[Supplementary Order M-18-b, as Amended
September 30, 1942]

Section 949.3 *Supplementary Order M-18-b*, as amended June 27, 1942,¹ is hereby amended to read as follows:

§ 949.3 *Supplementary Order M-18-b, as amended September 30, 1942—(a) Definitions.* (1) "Primary chromium chemicals" means those chemicals processed directly from chrome ore, including but not by way of limitation, bichromate of soda, bichromate of potash and sodium chromate, and in addition all chromium tanning compounds.

(2) "Processor" means any person who uses ores or concentrates for the manufacture of, or which are converted into, primary chromium chemicals.

(3) "Dealer" means any person who procures primary chromium chemicals, either from domestic sources or by import, for sale without change in form, whether or not such person receives title to or physical delivery of the materials,

and includes selling agents, warehouseman and brokers.

(b) *Directions with respect to delivery and use.* The Director General for Operations may from time to time issue specific directions with respect to the delivery, acceptance of delivery, or use by any person of primary chromium chemicals.

(c) *Restrictions on inventories.* No consumer of primary chromium chemicals shall accept delivery of primary chromium chemicals if the inventory of such material of the person accepting delivery is, or will by virtue of such acceptance become, in excess of a thirty-day supply thereof, having regard to current permissible use or sale, but this order shall not prevent a person's accepting delivery thereof in the smallest practical delivery unit.

(d) *Reports by consumers of primary chromium chemicals.* Except as specifically authorized by the Director General for Operations, no processor or dealer shall make, and no person shall accept delivery of primary chromium chemicals in any month unless the person seeking delivery shall on or before the 8th day of such month have filed with the processor a report on Form PD-54 and have sent a copy thereof to the War Production Board, or, if the delivery is made or accepted prior to the 8th day of a month, have filed such report and sent such copy on or before the 8th day of the preceding month. The filing of such form shall, in so far as concerns primary chromium chemicals, be in lieu of the filing of any form pursuant to paragraph (e) of General Preference Order M-18-a.² Any person affected by this order shall file such additional reports as may from time to time be directed by the Director General for Operations.

(e) *Exemption.* Nothing herein shall restrict in any way any delivery to, or acceptance of delivery by, the Army or Navy of the United States or the United States Maritime Commission.

(f) *Miscellaneous provisions—(1) Applicability of priorities regulations.* This order and all transactions affected hereby are subject to all applicable provisions of War Production Board Priorities Regulations, as amended from time to time.

(2) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(3) *Communications to War Production Board.* All communications concerning this order, shall, unless otherwise directed, be addressed to: War Production Board, Chemicals Branch, Washington, D. C. Ref: M-18-b.

¹ 7 F.R. 2347, 4835.

² 6 F.R. 6142, 7 F.R. 251, 748, 5043.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2(a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-9711; Filed, September 30, 1942; 10:46 a. m.]

PART 1042—IMPORTS OF STRATEGIC MATERIALS

[Amendment 6 of General Imports Order M-63, as Amended June 2, 1942]

(a) Section 1042.1 General Imports Order M-63, as amended June 2, 1942¹ is hereby amended by making the following changes in List I, List II, and List III:

Change	Material	Commerce Import class number
Add to List I.....	Brazilian pebble (quartz crystals), unmanufactured.....	552.6
	Brazilian pebble (quartz crystals), manufactured and semi-manufactured in blanks, slabs, bars, etc.....	*N. S. C.
Move from List I to List II.....	Beryl ore or beryllium ore.....	553.0
	Metallic beryllium, caesium, lithium and potassium.....	553.870
	Beryllium oxide, carbonate and other beryllium salts.....	553.873
	Cattle, ox, and calf tail hair including switches.....	553.1
	Corn or Maize oil (edible).....	552.0
	Lead.....	553.0
		553.1
		553.0
		553.0
Move from List II to List I.....	Lac, crude, seed, button, and stick.....	553.0
Add to List II.....	Jute, unmanufactured.....	553.0
	Jute butts, unmanufactured.....	553.0
	Meshta fiber.....	*N. S. C.
	Urena Lobata fiber.....	*N. S. C.
Remove from List II.....	Isle or tampico fiber, dressed, bleached, dyed, or cut to length.....	*N. S. C.
Move from List II to List III.....	Cashew nuts and kernels.....	557.0
Add to List III.....	Carao yarn.....	*N. S. C.
	Ergot.....	553.33
	Cinnamon and chips of, unground.....	553.0
	Cinnamon and chips of, ground.....	553.63
	Cassia buds, unground.....	553.0
	Cassia, cassia vera, unground.....	553.1
	Cassia, cassia buds and cassia vera, ground.....	553.67
	Ginger root, unground, not preserved or candied.....	553.1
	Ginger root, ground, not preserved or candied.....	553.63
	Mace, unground.....	553.0
	Mace, ground.....	553.60
	Mace, Bombay or wild, unground.....	553.2
	Mace, Bombay or wild, ground.....	553.19
	Maté, Yerba, advanced in value or condition (Paraguay tea).....	557.69
	Nutmegs, unground.....	553.0
	Nutmegs, ground.....	553.11
	Pimento (allspice), unground.....	553.0
	Pimento (allspice), ground.....	553.13

*N. S. C.—No Separate Class. Commodity number has not yet been assigned by the Department of Commerce, Statistical Classification of Imports.

(b) This amendment shall take effect on October 6, 1942.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-9713; Filed, September 30, 1942; 10:45 a. m.]

PART 1042—IMPORTS OF STRATEGIC MATERIALS

[Supplemental General Imports Order M-63-c]

Pursuant to General Imports Order M-63, as amended June 2, 1942¹ which this order supplements, it is hereby ordered that:

§ 1042.3 Supplemental General Imports Order M-63-c. Notwithstanding

¹ 7 F.R. 4199, 4404, 4878, 5638, 6521, 6737, 7089.

the provisions of paragraph (b) (3) of General Imports Order M-63, as amended, the prohibition set forth in paragraph (b) (1) of such order shall apply to the importing of any material listed below produced in India or Brazil by any person under any contract or other arrangement whether made prior or subsequent to March 14, 1942, except where on September 30, 1942, the material had been trimmed or part trimmed, and qualified, or prepared to a stage where no further processing would customarily be required before shipment, and had been loaded on cars, trucks, or vessels for transportation to the Continental United States, to-wit:

List	Material	Commerce Import class No.
List II	Mica.....	5500.7
		5500.8
		5500.9
		5501.0
		5501.7
		5501.8
		5501.9
		5504.0
		5504.2

This order shall take effect on September 30, 1942.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7

F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-9715; Filed, September 30, 1942; 10:46 a. m.]

PART 1042—IMPORTS OF STRATEGIC MATERIALS

[Supplemental General Imports Order M-63-d]

Pursuant to General Imports Order M-63, as amended June 2, 1942¹, which this order supplements, it is hereby ordered that:

§ 1042.4 Supplemental General Imports Order M-63-d. Until further order of the Director General for Operations, the provisions of General Imports Order M-63, as amended, shall not apply:

(a) To materials imported by mail where the value of the shipment is less than \$100.00; or

(b) To materials consigned as samples or as gifts or imported for personal use where the value of each consignment or shipment is less than \$200.00; or

(c) To materials consigned as gifts for personal use by or to members of the Armed Services of the United States.

This order shall take effect on October 6, 1942.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September, 1942.

ERNEST KANZLER,

Director General for Operations.

[F. R. Doc. 42-9714; Filed, September 30, 1942; 10:46 a. m.]

PART 1052—KITCHEN, HOUSEHOLD AND OTHER MISCELLANEOUS ARTICLES

[Amendment 8 to Limitation Order L-30]

Paragraph (b) of § 1052.1 General Limitation Order L-30² is hereby amended by adding a new subparagraph at the end thereof as follows:

(10) During the month of October 1942 no manufacturer shall use more iron and steel in his total production of:—

(i) Group I products than 70% of his average monthly use of scarce materials in the production of such products in the base period, or

(ii) Group II products than 50% of his average monthly use of scarce materials

¹ 7 F.R. 4193, 4404, 4878, 5638, 6521, 6737, 7089.

² 7 F.R. 2463, 2785, 3473, 3474, 4450, 5045, 5939, 6464, 6630.

in the production of such products in the base period,

except that a manufacturer may use in the production of Group I products any part of his quota of iron and steel for Group II products: *Provided*, That he reduces his quota of iron and steel for Group II products by an equivalent amount.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,
Director General for Operations.

[F. R. Doc. 42-9712; Filed, September 30, 1942;
10:45 a. m.]

PART 1084—CANNED FOODS

[Supplementary Order M-86-d]

Pursuant to Order M-86,¹ which this order supplements, and Order M-86-c:²

§ 1084.5 *Supplementary Order M-86-d.* (a) Each canner may deliver to any agency or agencies of the United States Government specifically designated by the Director General for Operations, any part or all of any salmon packed by him prior to October 31, 1942.

(b) Any canner who, pursuant to paragraph (a), has delivered to any agency or agencies of the United States Government more than 60% of any species of salmon packed by him from March 1, 1942 to October 31, 1942, inclusive, may deliver amounts not to exceed 20% of the total pack of such species of salmon to persons other than government agencies. (P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,
Director General for Operations.

[F. R. Doc. 42-9716; Filed, September 30, 1942;
10:46 a. m.]

PART 1162—DYESTUFFS

[Conservation Order M-103, as Amended September 30, 1942]

Section 1162.1 *Conservation Order M-103* is hereby amended to read as follows:

§ 1162.1 *Conservation Order M-103, as amended September 30, 1942—(a) Applicability of priorities regulations.* This order and all transactions affected thereby are subject to all applicable provisions of the Priorities Regulations of the

War Production Board, as amended from time to time.

(b) *Definitions.* For the purposes of this order:

(1) "Dyestuffs" means any coloring matter, with the exception of coloring matter the chemical constituents whereof are entirely inorganic in nature. As used herein, the word "dyestuffs" does not include inorganic pigments which may be extended or otherwise processed with substantially colorless organic material, and shall not include dyes certified under the provisions of the Federal Food, Drug and Cosmetic Act (52 Stat. 1040, Ch. 875) and which are sold and used exclusively for use in foods, drugs and cosmetics, as defined in the said Act.

(2) "Anthraquinone vat dyes" shall include, in addition to those dyes ordinarily known as such, Fast Red A. L. Salt, which shall be considered an anthraquinone vat dye of single strength.

(c) *Restrictions on sale and use of dyestuffs in fourth quarter—(1) Dyestuffs appearing on List A.* Except as provided in paragraphs (d) (2) and (e) hereof, no person shall hereafter sell or deliver any of the dyestuffs appearing on List A, to any person, and no person shall use any of the dyestuffs appearing on List A.

(2) *Anthraquinone vat dyes not on List A.* No person, except as provided in paragraph (e) hereof, shall, during the period beginning October 1, 1942, and ending December 31, 1942, deliver to any other person or persons for use in the continental United States or Canada an amount of anthraquinone vat dyes not appearing on List A in excess of 17½% of the amount of all anthraquinone vat dyes, including those appearing on List A, delivered by such person in the period from January 1, 1941, to December 31, 1941.

No person, except as provided in paragraph (e) hereof, shall during the period beginning October 1, 1942, and ending December 31, 1942, accept delivery of for use in the continental United States or Canada or so use an amount of anthraquinone vat dyes not appearing on List A in excess of 17½% of the amount of all anthraquinone vat dyes, including those appearing on List A, delivered to, or used by, such person, as the case may be, in the period from January 1, 1941, to December 31, 1941.

For the purposes of this subparagraph amounts of anthraquinone vat dyes shall be calculated in pounds of equivalent single strength anthraquinone vat dyes and shall be raised but only to the extent necessary to equal 25 pounds or a multiple thereof.

(3) *All other anthraquinone dyes.* No person, except as provided in paragraph (e) hereof, shall during the period beginning October 1, 1942, and ending December 31, 1942, deliver to any other person or persons for use in the continental United States or Canada an amount of anthraquinone dyes other than those mentioned in (1) and (2) above in excess of 17½% of the amount of such anthraquinone dyes delivered by such person in the period from January 1, 1941 to December 31, 1941.

No person, except as provided in paragraph (e) hereof, shall during the period beginning October 1, 1942, and ending December 31, 1942, accept delivery of for use in the continental United States or Canada or so use an amount of anthraquinone dyes other than those mentioned in (1) and (2) above in excess of 17½% of the amount of such anthraquinone dyes delivered to or used by such person, as the case may be, in the period from January 1, 1941, to December 31, 1941.

For the purposes of this subparagraph amounts of anthraquinone dyes shall be calculated in pounds and shall be raised but only to the extent necessary to equal 25 pounds or a multiple thereof.

(d) *Restrictions on export.* (1) No producer shall sell, or set aside, for export, during the period beginning October 1, 1942, and ending December 31, 1942, from the continental United States, upon orders other than defense orders, in any calendar month, more dyestuffs requiring anthraquinone derivatives in their manufacture than 8 percent of the total of such dyestuffs produced in such month by him, exports to Canada excepted.

(2) During the period beginning October 1, 1942, and ending December 31, 1942, notwithstanding the provisions of paragraph (c), but subject to the limitation of subparagraph (1) above, each producer of any of the dyestuffs appearing on List A may export in any month an amount of such dyestuffs not in excess of 3 percent of his total monthly production thereof, upon orders accompanied by export licenses issued by the Board of Economic Warfare, exports to Canada excepted.

(e) *General exceptions.* The prohibitions and restrictions of paragraphs (c) and (d) shall not apply to:

(1) The sale, delivery or use of dyestuffs for the manufacture of any item which is being produced under a specific contract or subcontract for the Army or Navy of the United States, the United States Maritime Commission, the Panama Canal, the Coast and Geodetic Survey, the Coast Guard, the Civil Aeronautics Authority, the National Advisory Commission for Aeronautics, the Office of Scientific Research and Development, the War Shipping Administration, the Defense Plant Corporation, or for any foreign country pursuant to the Act of March 11, 1941, entitled "An Act to Promote the Defense of the United States" (Lend-Lease Act), or for the government of Canada, if in any such case the use of such dyestuff to the extent employed is required by the specifications of the prime contract, or

(2) Sales or deliveries of dyestuffs for use in, or resale for use in, and such use in, the manufacture of products to be physically incorporated in the following types of uniforms:

(i) U. S. Army officers (Commissioned, Warrant, and Specialist Corps) and nurses.

(ii) U. S. Navy officers (Commissioned and Warrant), Chief Petty officers and nurses.

(iii) U. S. Marine Corps officers (Commissioned and Warrant).

¹ 7 F.R. 1998.

² 7 F.R. 7142.

³ 7 F.R. 2458, 3930, 4776.

(iv) U. S. Coast Guard officers (Commissioned and Warrant), and chief petty officers.

(v) U. S. Government military and naval academy and training school students.

(vi) U. S. Maritime Commission and War Shipping Administration officers.

(vii) U. S. Coast and Geodetic Survey officers.

(viii) U. S. Public Health Service officers and nurses.

(ix) U. S. Women's Reserve of the U. S. Naval Reserve members (WAVES).

(3) Sales or deliveries of dyestuffs by or from a producer or his exclusive sales agent to another producer or the exclusive sales agent of such other producer, or

(4) Sales to, deliveries to, and use by any person for experimental purposes only of amounts of dyestuffs totaling for such person not in excess of 25 pounds for each self color.

(5) Sales to, deliveries to, and use by any person for coloring of leaded gasoline.

(f) *Restrictions on use of meta-toluylene diamine.* No person shall, after November 1, 1942, use any meta-toluylene diamine in the developing of diazotized dyes already present on textile fibers; provided, that nothing contained herein shall be construed to prohibit the use of meta-toluylene diamine in the manufacture of dyestuffs. The term "meta-toluylene diamine" as used in this paragraph (f) shall include, without being limited to, the products commonly known in the trade as Amanil Developer B, Pontamine Developer TN, Developer D, Developer DB, Developer MT, Developer MTD or Developer TD.

(g) *Restrictions on use of anthraquinone.* No person shall, after November 1, 1942 use any anthraquinone in any physical form in discharging, stripping or destroying naphthol (azoic), vat, or other dyes already present on textile fibers; provided, that nothing contained herein shall be construed to prohibit the use of anthraquinone in the manufacture of dyestuffs. The term "discharging" as used in this paragraph (g), shall include, without being limited to, color and white discharge printing.

(h) *Restrictions on inventory.* In addition to the restrictions on inventory contained in Priorities Regulation No. 1 (§ 944.14), no person using dyestuffs shall hereafter purchase or accept delivery of any of the dyestuffs appearing on List A, which required the use of anthraquinone or anthraquinones derivatives in the manufacture thereof, which will increase his inventory thereof beyond an amount which, to the best of his knowledge and belief, will be used by him in the next 45 days; except that, notwithstanding the provisions of such Regulations and this paragraph (h), any person may purchase directly from the Defense Supplies Corporation any amount of the dyestuffs appearing on List A and hold the amounts so purchased as inventory: *Provided, however,* That such amounts purchased from the Defense Supplies Corporation shall be taken into account in determining the size of inventory insofar as purchases

and deliveries from other persons are concerned.

(i) *Prohibitions against sales or deliveries.* No person shall hereafter sell or deliver any dyestuffs to any person, if he knows, or has reason to believe, such material is to be used in violation of the terms of this order.

(j) *Reports.* All persons affected by this order shall execute and file with the War Production Board such reports and questionnaires as may be required by the said Board from time to time. No reports or questionnaires are to be filed by any person until forms therefor have been prescribed by the War Production Board.

(k) *Appeals.* Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, or that it would result in a degree of unemployment which would be unreasonably disproportionate compared with the amount of dyestuffs conserved, or that compliance with this order would disrupt or impair a program of conversion from nondefense to defense work, may appeal to the War Production Board by letter or telegraph, Reference M-103, setting forth the pertinent facts and the reason he considers he is entitled to relief. The Director General for Operations may thereupon take such action as he deems appropriate.

(l) *Violations.* Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.

(m) *Communications to the War Production Board.* All communications concerning this order, or any reports required to be filed hereunder shall, unless otherwise directed, be addressed to: War Production Board, Textile, Clothing and Leather Branch, Washington, D. C. Ref: M-103.

(n) *Effective date.* This order shall take effect on October 1st, 1942. (P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,
Director General for Operations.

LIST A

Part I. Technical Names

1. Brown R CI 1151.
2. Brown G CI 1152.
3. Olive R CI 1150.
4. Golden orange R CI 1037.
5. Khaki 2G.
6. Olive T.
7. Olive GGL.

8. Olive green B.
9. Yellow 3RD.

Part II. Trade Names

Amanthrene olive green B.
Calceold golden orange RRTD CI 1037.
Calceol brown G CI 1152.
Calceol brown R CI 1151.
Calceol brown RP CI 1151.
Calceol golden orange RRTD CI 1037.
Calceol golden orange RRTF CI 1037.
Calceol khaki G CI 122.
Calceol olive R CI 1150.
Carbanthrene brown AR CI 1151.
Carbanthrene brown AG CI 1152.
Carbanthrene golden orange RRT CI 1037.
Carbanthrene prtg. golden orange RRT CI 1037.
Carbanthrene khaki 2G CI 122.
Carbanthrene olive R CI 1150.
Cibanone brown BG CI 1152.
Cibanone brown GR CI 1151.
Cibanone golden orange 2R CI 1037.
Cibanone olive 2R CI 1150.
Indanthrene brown FRA CI 1151.
Indanthrene brown GA CI 1152.
Indanthrene brown GAF CI 1152.
Indanthrene brown GAP CI 1152.
Indanthrene brown GWF CI 1152.
Indanthrene brown GWP CI 1152.
Indanthrene brown RA CI 1151.
Indanthrene brown RAP CI 1151.
Indanthrene brown RWP CI 1151.
Indanthrene khaki 2GA CI 122.
Indanthrene khaki 2GF CI 122.
Indanthrene khaki 2GWP CI 122.
Indanthrene olive green BA.
Indanthrene olive RA CI 1150.
Indanthrene olive RAP CI 1150.
Indanthrene olive RW CI 1150.
Indanthrene olive RWP CI 1150.
Indanthrene orange RRTA CI 1037.
Indanthrene orange RRTF CI 1037.
Indanthrene orange RRTI CI 1037.
Indanthrene orange RRTW CI 1037.
Indanthrene yellow 3RD.
Indanthrene olive T.
Foncel brown AG.
Foncel brown AR CI 1151.
Foncel brown ARS CI 1151.
Foncel green 2BL.
Foncel golden orange RRT CI 1037.
Foncel golden orange RRTS CI 1037.
Foncel khaki 2G.
Foncel olive AR CI 1150.
Foncel olive ARS CI 1150.
Foncel olive GGL.

The provisions of the order applicable to dyestuffs appearing on list A apply to all the dyes listed above, or their equivalents, but shall not apply to compounds of such dyes and other anthraquinone vat dyes in which the content of such dyes is not in excess of 10%.

[P. R. Doc. 42-9717; Filed, September 30, 1942; 10:47 a. m.]

PART 1192—GLASS CONTAINER AND CLOSURE SIMPLIFICATION

[Amendment 1 of Schedule C to Limitation Order L-103]

GLASS CONTAINERS FOR PRESERVES AND JELLY

Paragraph (a) (2) (iii) of Schedule C to Limitation Order L-103¹ (§ 1193.4) is hereby amended to read as follows:

(iii) A glass container described in Exhibits 10, 14, 18, 22, and 23 of Limitation Order L-103, which possesses the finish prescribed for the respective container in the said exhibits or any other Glass Container Association standard

¹ 7 F.R. 7231.

finish which is interchangeable therewith without alteration of the specified body mold.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,
Director General for Operations.

[F. R. Doc. 42-9718; Filed, September 30, 1942;
10:45 a. m.]

PART 3036—COMMERCIAL COOKING AND FOOD AND PLATE WARMING EQUIPMENT

[General Limitation Order L-182]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of certain critical materials used in the production of commercial cooking and food and plate warming equipment for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3036.1 *General Limitation Order L-182*—(a) *Definitions*. For the purposes of this order:

(1) "Commercial cooking and food and plate warming equipment" means equipment using coal, wood, oil, gas or other non-electric fuel, or equipment attached to any steam or hot water system, designed for the heating of kitchen utensils or plates, or for the cooking or baking of food for consumption or sale on the premises in which the equipment is located. It includes, but is not limited to, such items as bakers, broilers, fryers, griddles, grills, hot plates, ovens (except built-in types), ranges, roasters, steamers, toasters, urns and warmers, but does not include cooking appliances for household use.

(2) "Ultimate consumer" means any person who uses commercial cooking and food and plate warming equipment for the heating of kitchen utensils or plates, or for the cooking or baking of food for consumption or sale.

(3) "New commercial cooking and food and plate warming equipment" means any commercial cooking and food and plate warming equipment that has never been used by an ultimate consumer.

(4) "Used commercial cooking and food and plate warming equipment" means any commercial cooking and food and plate warming equipment that has been used by an ultimate consumer.

(b) *Restrictions on manufacture*. (1) From and after October 1, 1942, no manufacturer of commercial cooking and food and plate warming equipment shall put into process in the manufacture of such equipment, including finished units and parts thereof, during any calendar quarter, any iron and steel in excess of 6¼% of the iron and steel put into process in the manufacture of finished units of such equipment by him during the

calendar year, 1941, except that in addition to the quotas set forth in this paragraph, any manufacturer may put any iron or steel into the process of manufacture of any such equipment for delivery to or for the account of the Army, Navy, the Maritime Commission, the War Shipping Administration of the United States or the Defense Plant Corporation.

(2) No iron or steel may be used in the manufacture of any equipment listed on Schedule I, except in the manufacture of repair and replacement parts thereof as limited in paragraph (b) (1).

(c) *Restrictions on delivery*. Regardless of the terms of any contract, sale, other commitment or any preference rating, no person shall make or accept physical delivery of any new or used commercial cooking and food and plate warming equipment, except that:

(1) Any person may make or accept physical delivery of any such equipment on a specific contract or subcontract for delivery to or for the account of the Army, the Navy, the Maritime Commission, the War Shipping Administration of the United States, or the Defense Plant Corporation.

(2) Any person may make or accept physical delivery of any such equipment pursuant to specific authorization of the Director General for Operations on Form PD-638A.

(3) Any ultimate consumer may make physical delivery of any such equipment to any manufacturer, dealer or distributor of such equipment, and such manufacturer, dealer, or distributor may accept such delivery; and

(4) Any such equipment actually in transit at the time of issuance of this order may be delivered to its immediate destination.

(d) *Delivery of repair and replacement parts*. Nothing in this order shall prevent the delivery of repair or replacement parts for commercial cooking and food and plate warming equipment.

(e) *Reports*. Every manufacturer, dealer and distributor of any commercial cooking and food and plate warming equipment shall execute and file with the War Production Board on or before the tenth day of each month a report on Form PD-638, which may be obtained from the nearest field office of the War Production Board.

(f) *Applicability of priorities regulations*. This order and all transactions affected thereby are subject to all applicable provisions of all the Priorities Regulations of the War Production Board, as amended from time to time.

(g) *Applicability of other orders*. Insofar as any other order issued, or to be issued hereafter, limits the production or delivery of commercial cooking and food and plate warming equipment to a greater extent than the limits imposed by this order, the restrictions in such other order shall govern unless otherwise specified therein. After the date of issuance of this order, General Limitation Orders No. L-79¹ and No. L-83² shall not

¹ 7 F.R. 2887, 3852, 3880, 6259.

² 7 F.R. 2732, 2941, 3715, 4037, 4881, 6786.

apply to commercial cooking and food and plate warming equipment.

(h) *Appeals*. Any person affected by this order who considers that compliance therewith would work an exceptional and unreasonable hardship upon him, may appeal by letter to the War Production Board, setting forth the pertinent facts and the reasons he considers he is entitled to relief. The Director General for Operations may thereupon take such action as he deems appropriate.

(i) *Communications to War Production Board*. All reports required to be filed hereunder, and all communications concerning this order, shall, unless otherwise directed, be addressed to the War Production Board, Plumbing and Heating Branch, Washington, D. C., Ref: L-182.

(j) *Violations*. Any person who willfully violates any provision of this order or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment or both. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing and using, materials under priority control and may be deprived of priorities assistance.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,
Director General for Operations.

SCHEDULE 1 TO GENERAL LIMITATION ORDER L-182

Barbecue machines.
Chicken singers.
Chop suey ranges (ranges with built-in kettles—water and sewer connections).
Cruller fryers.
Cup warmers.
Dish warmers.
Egg boilers.
Nut blancher ovens.
Nut fryers.
Nut roasters.
Oyster stoves.
Peanut roasters.
Plate warmers.
Potato chip fryers.
Roll warmers.
Rotisseries (revolving spit barbecue machine).
Sausage warmers.
Waffle irons.
Warming ovens.

[F. R. Doc. 42-9719; Filed, September 30, 1942;
10:45 a. m.]

PART 3042—PILCHARD

[Amendment 1 of Conservation Order M-206]

Section 3042.1 *Conservation Order M-206* is hereby amended as follows:

¹ 7 F.R. 6522.

(1) Paragraph (b) is amended by the addition of new paragraphs (b) (4) and (b) (5), reading as follows:

(4) On and after September 30, 1942, no person shall make delivery of, or use or process such pilchard in violation of orders of the Director General for Operations issued pursuant to this paragraph. The Director General for Operations may from time to time allocate the supply of pilchard and specifically direct the time, manner and quantities in which deliveries to particular persons shall be made or withheld. He may require fishing vessels delivering pilchard to deliver part or all of such pilchard to particular ports or to particular persons. The Director General for Operations may also direct or prohibit particular uses of such pilchard.

(5) Orders given by the Director General for Operations pursuant to paragraphs (b) (1) through (b) (4) must be carried out without regard to inconsistent provisions in any contract or agreement.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,
Director General for Operations.

[F. R. Doc. 42-9720; Filed, September 30, 1942;
10:45 a. m.]

PART 3082—GAS CYLINDERS [General Preference Order M-233]

The fulfillment of requirements for the defense of the United States has created a shortage in the supply of gas cylinders for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3082.1 (General Preference Order M-233)—(a) *Definitions*. (1) "Gas cylinder" means any portable steel container other than a steel drum, which has a capacity of less than one ton, and which is suitable for shipping gas charged at high or low pressure.

(2) "Gas cylinder forging" means any steel forging to be used in the manufacture of a gas cylinder.

(3) "Producer" means any person engaged in the manufacture of gas cylinders or gas cylinder forgings.

(b) *Restrictions upon manufacture and delivery of gas cylinders and gas cylinder forgings*. On and after September 30, 1942, and prior to January 1, 1943, all producers shall observe any specific direction by the Director General for Operations, pertaining to the manufacture and delivery of gas cylinders and gas cylinder forgings. On and after January 1, 1943, no producer shall manufacture or deliver any gas cylinder or gas cylinder forging except as specifically directed by

the Director General for Operations. Such directions will be made primarily to insure satisfaction of all defense requirements of the United States, both direct and indirect, and they may be made in the discretion of the Director General for Operations without regard to any previous ratings assigned to particular contracts or purchase orders.

(c) *Reports*. On or before October 25, 1942, each producer shall submit to Containers Branch, War Production Board, Washington, D. C., Ref: M-233, upon Form PD-662, data relative to the manufacture and delivery of gas cylinders and gas cylinder forgings during the calendar month beginning January 1, 1943. Similarly, on or before the 25th day of each calendar month after October 25, 1942, each producer shall file Form PD-662.

(d) *Miscellaneous provisions*—(1) *Applicability of priorities regulations*. Except to the extent that a schedule for the manufacture and delivery of gas cylinders or gas cylinder forgings is altered by any direction of the Director General for Operations, this order and all transactions affected thereby are subject to all applicable provisions of the Priorities Regulations of the War Production Board, as amended from time to time.

(2) *Communications*. All reports required to be filed hereunder and all communications concerning this order shall, unless otherwise directed, be addressed to: War Production Board, Containers Branch, Washington, D. C. Ref: M-233.

(3) *Violations*. Any person who willfully violates any provision of this order, or who, in connection with this order, willfully conceals a material fact or furnishes false information to any department or agency of the United States is guilty of a crime and, upon conviction, may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using, material under priority control and may be deprived of priorities assistance.

(P.D. Reg. 1, as amended, 6 F.R. 6680; W.P.B. Reg. 1, 7 F.R. 561; E.O. 9024, 7 F.R. 329; E.O. 9040, 7 F.R. 527; E.O. 9125, 7 F.R. 2719; sec. 2 (a), Pub. Law 671, 76th Cong., as amended by Pub. Laws 89 and 507, 77th Cong.)

Issued this 30th day of September 1942.

ERNEST KANZLER,
Director General for Operations.

[F. R. Doc. 42-9721; Filed, September 30, 1942;
10:45 a. m.]

Chapter XI—Office of Price Administration PART 1315—RUBBER AND PRODUCTS AND MATERIAL OF WHICH RUBBER IS A COMPONENT

[Amendment 32, to Revised Tire Rationing Regulations¹]

TIRES AND TUBES, RETREADING AND RECAPPING OF TIRES, AND CAMELBAGS

A new subparagraph (11) is added to § 1315.504 (a) as follows:

¹ 7 F.R. 1027, 1069, 2107, 2541, 2633, 2345, 2948, 3235, 3237, 3551, 3830, 4170, 4330, 4493, 4543, 4544, 4617, 4850, 5023, 5274, 5270, 5300, 5605, 5867, 6423, 6776, 7034, 7241.

Tires and Tubes for Vehicles Eligible Under List B

§ 1315.504 *Eligibility classification, List B*. (a) On a passenger car used principally to provide one or more of the following transportation services. * * *

(11) Transportation of authorized representatives of government, management or labor to, from, between, or within establishments essential directly or indirectly to the war effort, for the purpose of (a) performing at such establishments services which are directly related to the prevention or settlement of labor grievances and disputes, or (b) transporting workers to such establishments.

(i) Certificates may be issued hereunder to provide such representatives with transportation between their residences and the establishments at which they render such services, but not with transportation between their residences and fixed places of employment other than such establishments.

(ii) Certificates may be issued under this paragraph only when there are no other means of transportation adequate to the performance of such services by such representative and only when the applicant shows that the vehicle to be equipped will be used economically and that he is making a reasonable effort to carry other passengers to work with him, or to "double up" with others working at the same or nearby places.

§ 1315.1193a *Effective dates of amendments*. * * *

(ii) Amendment No. 32 (§ 1315.504 (a)) to Revised Tire Rationing Regulations shall become effective October 5, 1942.

(Pub. Law 421, 77th Cong., Jan. 30, 1942, OPM Supp. Order No. M-15-c, WPB Directive No. 1, Supp. Directive No. 1B, 6 F.R. 6792; 7 F.R. 121, 350, 434, 473, 562, 925, 1009, 1026.)

Issued this 29th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9703; Filed, September 29, 1942;
4:30 p. m.]

PART 1340—FUEL

[Amendment 21 to Maximum Price Regulation 120¹]

BITUMINOUS COAL DELIVERED FROM MINE OR PREPARATION PLANT

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 3163, 3447, 3901, 4336, 4342, 4404, 4540, 4541, 4700, 5059, 5560, 5607, 5827, 5835, 6163, 6218, 6265, 6272, 6325, 6524, 6744, 6896, 6472.

A new inferior subdivision (b) is added to § 1340.212 (b) (3) (i) as set forth below:

§ 1340.212 *Appendix A: Maximum prices for bituminous coal produced in District No. 1.* * * *

(b) * * *

(3) *Maximum prices in cents per net ton for railroad fuel.* * * *

(i) *Special price instructions.* * * *

(b) On and after May 18, 1942, maximum prices for railroad fuel for other than locomotive fuel use shall be, in all size groups, the same as the maximum prices for the particular coal established in § 1340.212 (b) (1) herein.

§ 1340.211a *Effective dates of amendments.* * * *

(v) Amendment No. 21 (§ 1340.212 (b) (3) (1)) to Maximum Price Regulation No. 120 shall become effective October 5th, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 29th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9704; Filed, September 29, 1942; 4:29 p. m.]

PART 1341—CANNED AND PRESERVED FOODS
[Maximum Price Regulation 232]

APPLE BUTTER

In the judgment of the Price Administrator, seasonal conditions and other factors affecting the sale of apple butter have resulted in the establishment under the General Maximum Price Regulation¹ of maximum prices which are not generally fair and equitable as applied to the 1942 pack and which are not best calculated to secure adequate production of this commodity. This Maximum Price Regulation No. 232 is issued by the Price Administrator in order to establish for the packers of apple butter maximum prices which are fair and equitable and which will effectuate the purposes of the Emergency Price Control Act of 1942. A statement of the considerations involved in the issuance of this Regulation has been issued and filed with the Division of the Federal Register.*

The Price Administrator has given due consideration to the prices of apple butter prevailing between October 1 and October 15, 1941, and has made adjustments for such relevant factors as he has determined to be of general applicability. So far as practicable, the Price Administrator has consulted with representatives of the apple butter industry.

The maximum prices established by this regulation are not below prices which will reflect to apple growers a price for

apples equal to the highest of any of the following prices, as determined and published by the Secretary of Agriculture: (1) 110 per centum of the parity price adjusted by the Secretary of Agriculture for grade, location and seasonal differentials; (2) the market price prevailing on October 1, 1941; (3) the market price prevailing on December 15, 1941; or (4) the average price during the period July 1, 1919, to June 30, 1929.

Therefore, under the authority vested in the Price Administrator by the Emergency Price Control Act of 1942, Maximum Price Regulation No. 232 is hereby issued.

AUTHORITY: §§ 1341.451 to 1341.465, inclusive, issued under Pub. Law 421, 77th Cong.

§ 1341.451 *Prohibition against dealing in apple butter above maximum prices.*

(a) On and after October 1, 1942, regardless of any contract or other obligation, no packer shall sell or deliver any apple butter at a price higher than the maximum prices established by this Maximum Price Regulation No. 232;

(b) No person in the course of trade or business shall buy or receive any apple butter from a packer at a price higher than the maximum prices established by this Maximum Price Regulation No. 232;

(c) No person shall agree, offer, solicit or attempt to do any of these things.

§ 1341.452 *Packer's maximum prices for apple butter.* (a) The packer's maximum price per dozen or other unit f. o. b. factory for each brand, container type and size of apple butter shall be:

(1) The weighted average price per dozen or other unit f. o. b. factory charged by the packer for the brand, container type and size during the months of October and November 1941; plus

(2) $\frac{1}{2}\%$ for each pound of finished apple butter in a dozen or other unit of that size container; plus

(3) The sum of the weighted average cost increases for raw materials. The increase shall be computed for each raw material by taking the difference per dozen or other unit of the finished product between the weighted average cost delivered at the factory of the raw material purchased or contracted for between March 1, 1941, and October 1, 1941, and the weighted average cost delivered at the factory of the raw material purchased or contracted for between March 1, 1942, and October 1, 1942; except as limited in paragraph (b) (3) of this section.

(b) In determining the packer's maximum price:

(1) The "weighted average price" shall be the total gross sales dollars charged for each brand, container type and size divided by the number of units of that item sold. All sales made in the regular course of business during the months of October and November 1941 shall be included, except sales made to the United States.

(2) The "weighted average cost" of any raw material shall be the total amount paid for it divided by the total number of pounds or other unit purchased.

(3) In computing the weighted average costs of raw materials delivered at the factory, the packer shall exclude from the computation any amounts paid in excess of the following amounts:

(i) For raw materials other than fresh apples the maximum prices which the packer's supplier or suppliers were entitled to charge him under the General Maximum Price Regulation or under any other pertinent Maximum Price Regulation in the respective sales by which the raw materials were acquired by the packer.

(ii) For fresh apples the sum of (a) the weighted average cost delivered at the factory of apples purchased or contracted for between March 1, 1941, and October 1, 1941, and (b) \$8 a ton.

(4) In converting the increased cost of raw materials into increased cost per dozen or other unit for each brand and container type and size, the increase shall be allocated to each container type and size in the same proportion as costs of raw materials in 1941 were allocated.

(c) The maximum price for each brand, container type and size for a packer who owns more than one factory shall be determined separately for each factory. But if any two or more factories had the same f. o. b. factory prices in 1941 a maximum price may be determined uniformly for that group by using the combined figures of the group in the computations required by paragraphs (a) and (b) of this section. In applying for the specific authorization of a price under paragraph (b) of § 1341.453, application may be made for a uniform maximum price applicable to the whole group.

(d) Any packer who regularly sold a purchaser any item of apple butter on a delivered price basis during the calendar year 1941 shall increase the maximum price for the item, as computed under the preceding paragraphs of this section, by the amount of the freight charge for that item which he added to his f. o. b. factory price during March 1942. The resulting price shall be the packer's maximum delivered price for that purchaser.

§ 1341.453 *Inability to fix maximum prices under § 1341.452.* (a) If the packer's maximum price for any item cannot be determined under § 1341.452, his maximum price shall be the maximum price of the most closely competitive packer.

(b) If the packer's maximum price for any item cannot be determined under § 1341.452 or under paragraph (a) of this section, the maximum price shall be a price determined after specific authorization from the Office of Price Administration, Washington, D. C., on application setting forth (1) a detailed description of the brand, container type and size; and (2) a statement of the facts which differentiate it from the most similar item for which he has determined a maximum price, identifying the similar item and stating the maximum price determined for it. When authorization is given, it will be accompanied by instructions for determining the maximum price. Within ten days after the price has been determined, the seller shall report it to the Office of Price Administration, Wash-

*Copies may be obtained from the Office of Price Administration.

¹ 7 F.R. 3153, 3330, 3666, 3990, 3991, 4339, 4487, 4669, 4738, 5027, 5192, 5276, 5365, 5445, 5484, 5565, 5775, 5783, 5784, 6058, 6081, 6216, 6615, 6007, 6794, 6939, 7093, 7322, 7454.

ington, D. C. This price shall be subject to adjustment at any time by the Office of Price Administration.

§ 1341.454 *Less than maximum prices.* Lower prices than those established by this Maximum Price Regulation No. 232 may be charged, demanded, paid or offered.

§ 1341.455 *Customary allowances and discounts.* The maximum prices established by §§ 1341.452 and 1341.453 shall be reduced to reflect the packer's customary allowances, discounts and other price differentials.

§ 1341.456 *Transfers of business or stock in trade.* If the business assets, or stock in trade of any packer are sold or otherwise transferred on or after October 1, 1942, and the transferee carries on the business, the maximum prices of the transferee shall be the same as those to which his transferor would have been subject if no transfer had taken place, and his obligation to keep records sufficient to verify those prices shall be the same. The transferor shall either preserve and make available, or turn over to the transferee, all records of transactions prior to the transfer which are necessary to enable the transferee to comply with the record provisions contained in this Regulation.

§ 1341.457 *Evasion.* The price limitations set forth in this Maximum Price Regulation No. 232 shall not be evaded, whether by direct or indirect methods, in connection with an offer, solicitation, agreement, sale, delivery, purchase or receipt of or relating to apple butter, alone or in conjunction with any other commodity or by way of any commission, service, transportation or other charge or discount, premium or other privilege, or by tying-agreement or other trade understanding, or otherwise.

§ 1341.458. *Enforcement.* Any person violating a provision of this Maximum Price Regulation No. 232, is subject to the criminal penalties, civil enforcement actions, and suits for treble damages provided by the Emergency Price Control Act of 1942.

§ 1341.459 *Records and reports.* Every packer who makes sales of any apple butter covered by this Maximum Price Regulation No. 232, shall (a) as long as the Emergency Price Control Act of 1942 continues in effect, preserve for examination by the Office of Price Administration all his existing records which were the basis for the computations required by § 1341.452; and (b) preserve for the same period all records of the same kind as he has customarily kept, relating to the prices which he charged for apple butter sold on and after October 1, 1942; and (c) file with the Office of Price Administration, Washington, D. C., within 10 days after determining his maximum prices for each brand, container type and size of apple butter, a statement showing (1) his weighted average price and his increases in the cost of raw materials, as determined under § 1341.452, together with the maximum price determined under this regulation and all customary

allowances, discounts and differentials, and (2) in those cases in which the maximum price was determined by the maximum price of the most closely competitive packer, the maximum price and the name and address of the packer whose maximum price was adopted; and (d) as long as the Emergency Price Control Act of 1942 continues in effect, preserve a true copy of each such statement filed with the Office of Price Administration for examination by any person during ordinary business hours. Any packer who claims that substantial injury would result to him from making any such statement available to any other person, may file a copy of the statement with the nearest Regional, State, or District Office of the Office of Price Administration. The information contained in the statement will not be published or disclosed unless it is determined that the withholding of the information is contrary to the purposes of this regulation.

§ 1341.460 *Petition for amendment.* Any person seeking a modification of this Maximum Price Regulation No. 232 may file a petition for amendment in accordance with the provisions of Procedural Regulation No. 1,² issued by the Office of Price Administration.

§ 1341.461 *Applicability.* The provisions of this Maximum Price Regulation No. 232 shall be applicable only to the United States and the District of Columbia.

§ 1341.462 *Applicability of the General Maximum Price Regulation.* The provisions of this Maximum Price Regulation No. 232 supersede the provisions of the General Maximum Price Regulation with respect to sales and deliveries of apple butter for which maximum prices are established by this regulation.

§ 1341.463 *Export sales.* The maximum prices at which a person may export apple butter shall be determined in accordance with the provisions of the Revised Maximum Export Price Regulation³ issued by the Office of Price Administration.

§ 1341.464 *Definitions.* (a) When used in this Maximum Price Regulation No. 232 the term:

(1) "Person" includes an individual, corporation, partnership, association, any other organized group of persons, legal successors or representatives of any of the foregoing and includes the United States, any of its agencies, any other Government, or any of its political subdivisions and any agency of any of the foregoing.

(2) "Packer" means a person who preserves and packs apple butter as defined in subparagraph (3).

(3) "Apple butter" is the smooth, semi-solid food having a characteristic apple flavor obtained by cooking a mixture of the strained edible portion of apples and saccharine ingredients, consisting of not less than 5 parts, by weight, of apple ingredient (calculated on a fresh fruit basis using an average percentage of

soluble apple solids of 13.7 percent) to 2 parts, by weight, of saccharine ingredients. The product may be prepared with or without any of the following: Apple juice, lemon juice, lime juice, citric acid, lactic acid, malic acid, tartaric acid and salt. Saccharine ingredients may be any of the following: (i) Sugar, (ii) invert sugar sirup, (iii) brown sugar, (iv) invert brown sugar sirup, (v) honey, (vi) corn sirup, (vii) any combination of two or more of (i), (ii), (iii), (iv), (v) and (vi), but if honey is a component the weight of its solids is not less than $\frac{2}{3}$ of the weight of the solids of the combination; or (viii) any combination of corn sugar or dextrose and (i), (ii), (iii), (iv), (v), (vi), or (vii), but if honey is a component the weight of its solids is not less than $\frac{2}{3}$ of the weight of the solids of the combination. Apple butter is further defined by the Regulation Fixing and Establishing Definitions and Standards of Identity for Fruit Butters, issued under the Federal Food Drug and Cosmetic Act of 1938⁴ and published in the FEDERAL REGISTER on September 5, 1940.

(4) "Raw material" means any ingredient used in the making of apple butter, including the ingredients listed in subparagraph (3).

(5) "The most closely competitive packer" means the packer who: (i) Sells to the same class of buyer,

(ii) Packs the same or similar quality range of the product,

(iii) Has sold in the past the same kind of apple butter at approximately the same prices as the packer establishing a maximum price,

(iv) Has used the same general merchandising methods, and

(v) Is located in the same general growing and packing area or, if there is no such packer in the same general growing and packing area, is located in the nearest growing and packing area.

(b) Unless the context otherwise requires, the definitions of section 302 of Emergency Price Control Act of 1942 shall apply to other terms used in this regulation.

§ 1341.465 *Effective date.* This Maximum Price Regulation No. 232 (§§ 1341.451 to 1341.465 inclusive) shall become effective October 1, 1942.

Issued this 29th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9703; Filed, September 29, 1942; 4:30 p. m.]

PART 1364—FRESH, CURED AND CANNED MEAT AND FISH

[Amendment 6 to Maximum Price Regulation 163⁵]

BEEF AND VEAL CARCASSES AND WHOLESALE CUTS

A statement of the considerations involved in the issuance of this amendment

⁴ 5 F.R. 3581.

⁵ 7 F.R. 4653, 5222, 5426, 5833, 6653, 4793, 7314.

² 7 F.R. 971, 3663, 6367.

³ 7 F.R. 5059.

has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

AMENDED. Title of paragraph (g) of § 1364.52; § 1364.67, footnote added to paragraph 2, section 2, Regulation I of Appendix D; § 1364.67, paragraph 1, section 1, Regulation 7 of Appendix D.

ADDED. § 1364.52 (n); § 1364.58 (e).

§ 1364.52 *Maximum prices for beef and veal carcasses and wholesale cuts.* * * *

(g) *Maximum prices for federally graded products.* * * *

(n) *Limitation of maximum prices.* Notwithstanding any of the provisions of paragraphs (a), (b), (c), (d), (e), (h), (i) and (k) of this § 1364.52, the maximum price determined pursuant to any of the said paragraphs for the sale of any beef carcass, shall in no event be higher than the following:

Sex	Grade	Maximum price per pound (cents)
Steers and heifers.....	Choice or AA.....	23
	A.....	21½
	B.....	20
	C.....	18½
Cows.....	A.....	19½
	B.....	18½
	C.....	17½
	Cutter and canner.....	16½

In any case where the maximum price of any beef carcass of any grade is lowered by this paragraph, the maximum price of each such grade of each beef wholesale cut which shall have been determined pursuant to subparagraphs (2) or (3) of paragraph (a) of this § 1364.52 shall be adjusted downward and related to the lowered maximum price of the carcass of the corresponding grade and the lowered maximum prices of the hind-quarters and the forequarters of the corresponding grade in the manner required by those subparagraphs. In any case where the maximum price of any grade of any beef wholesale cut could not be determined pursuant to subparagraphs (2) or (3) of paragraph (a) of this § 1364.52 and such maximum price was obtained from the most nearly competitive seller, each maximum price so obtained shall be revised to conform with the adjusted maximum price of such most nearly competitive seller if its price has been affected by this paragraph. Nothing contained in this paragraph shall be construed as authorizing the increase of any established maximum price which is lower than the limitations herein set forth.

* * * * *

§ 1364.58 *Records and reports.* * * *
(e) Not later than October 16, 1942, every person making sales subject to § 1364.52 of this Maximum Price Regulation No. 169 shall file with the Office of

*Copies may be obtained from the Office of Price Administration.

Price Administration in Washington, D. C., a supplemental sworn statement certifying:

(1) The adjusted maximum price for each official grade of wholesale cut as determined pursuant to paragraph (n) of § 1364.52 above, enumerating separately the adjusted maximum prices obtained from the most nearly competitive seller, the name and address of each such competitive seller, and a brief statement showing why such seller is determined to be the most nearly competitive seller.

* * * * *

§ 1364.63 *Effective date.* * * *
(f) Amendment No. 6 (Title of paragraph (g) of § 1364.52; § 1364.67, footnote added to paragraph 2, section 2, regulation I of Appendix D; § 1364.67, paragraph 1, section 1, Regulation 7 of Appendix D; § 1364.52 (n), § 1364.58 (e), and § 1364.63 (f)) to Maximum Price Regulation No. 169 shall become effective October 1, 1942.

* * * * *

§ 1364.67 *Appendix D; Rules and Regulations of the Secretary of Agriculture governing the grading and certification of meats for class, quality (grade), and condition.*

Regulation 1. Definitions

* * * * *

Section 2. * * *
Par. 2. Bureau² * * *

Regulation 7

Section 1. Amount of, rates, etc.

Paragraph 1. *Basis for charges.* Fees and charges for grading services shall be based on the actual time required to render the services, including the time required for travel of the official grader in connection

² "Agricultural Marketing Administration" is substituted wherever the terms, "Bureau" or "Bureau of Agricultural Economics of the United States Department of Agriculture" are used in this § 1364.67. This is in accordance with the Order issued by the Secretary of Agriculture.

therewith, at the rate of \$2.20 per hour for each official grader assigned unless otherwise provided by special agreement approved by the Chief of the Bureau: *Provided*, That no grading services shall be rendered for less than a minimum charge of \$1.10: *Provided further*, That the Chief of the Bureau may, in lieu of the fixed charge of \$2.20 per hour, fix other reasonable charges for the grading and certification of products at rates, which in his judgment, will cover the costs of the services.

Issued this 29th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-8707; Filed, September 29, 1942; 4:29 p. m.]

PART 1382—HARDWOOD LUMBER

[Amendment 2 to Maximum Price Regulation 155¹]

CENTRAL HARDWOOD LUMBER

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and has been filed with the Division of the Federal Register.*

A new paragraph (d) is added to § 1382.62 as set forth below:

§ 1382.62. *Appendix B: Maximum prices for North Central hardwood lumber in "recurring special" grades or items.* * * *

(d) Maximum prices for "recurring special" grades or items of North Central hardwood lumber produced by particular mills determined pursuant to paragraph (b) (2) of this section.

The maximum f. o. b. mill price for 1,000 feet of North Central hardwood lumber in a rough air dried condition shipped from mills in the North Central area of the following particular producers and in the following "recurring special" grades or items shall be as follows:

¹ 7 F. R. 4108, 4231, 7202.

(1) WOOD-MOSAIC COMPANY

Grade or item No.	Grade designation	Species	Thickness (inches)	Widths (inches)	Lengths (feet)	Price
1	FAS—SH Stock.....	White Oak.....	2.....	8.....	\$130.00
2	FAS—Step Plank.....	White Oak.....	1½.....	11 to 15.....	135.00
3	No. 1 Common & Selects Quartered.....	White Oak.....	1.....	3 to 6½.....	62.00
4	Selects Quartered.....	White Oak.....	1.....	4 and wider.....	6 and longer.....	100.00
5	FAS Quartered.....	White Oak.....	1.....	10 and wider.....	120.00
6	Panel and Wide No. 1.....	Poplar.....	1.....	100.00
7	Panel and Wide No. 1.....	Poplar.....	1½.....	110.00
8	Panel and Wide No. 1.....	Poplar.....	1½.....	116.00

(2) MORSCHES-NOWELS LUMBER COMPANY

1	Special Rule Stock—Quartered (95% White)	Hard Maple.....	¾.....	\$128.00
2	Snow Shoe Stock (Clear Second Growth)	Tough White Ash.....	1.....	10, 11, 12.....	105.00
2	Snow Shoe Stock (Clear Second Growth)	Tough White Ash.....	1½.....	10, 11, 12.....	105.00
2	Snow Shoe Stock (Clear Second Growth)	Tough White Ash.....	1½.....	10, 11, 12.....	105.00
3	Shaker Board Stock (Clear Straight Grained)	Hickory.....	¾.....	8 and wider.....	8½, 10 and 12.....	100.00
4	Special Clear Quartered.....	Hard Maple.....	¾.....	70.00

(3) AMOS-THOMPSON CORPORATION

Grade or item No.	Grade designation	Species	Thickness (inches)	Widths (inches)	Lengths (feet)	Price
1	Step Plank	Red Oak	1 1/4			\$165.00
2	Selects	White Oak	4			127.69
3	Selects	Hard Maple	1			73.69
4	Selects	Hard Maple	1	10 and wider		63.69

(4) STAMBAUGH-FRAMPTON LUMBER COMPANY
 (5) DON FARINACCI, INCORPORATED
 (6) JOHN N. MORRIS
 (7) VERN N. DEBOW
 (8) THE GRAND RIVER HARDWOOD COMPANY
 (9) A. R. BRENNEMAN
 (10) J. F. SCOTT
 (11) S. G. COVELL AND SONS

1	Industrial Blocking	Mixed Hardwoods	1 to 4	3 to 4	2 to 12	\$3.69
1	Industrial Blocking	Mixed Hardwoods	1 to 4	3 to 4	13 to 16	23.69
1	Industrial Blocking	Mixed Hardwoods	1 to 4	3 to 4	17 to 19	23.69
1	Industrial Blocking	Mixed Hardwoods	4 to 5	5 to 6	2 to 12	21.69
1	Industrial Blocking	Mixed Hardwoods	4 to 5	5 to 6	13 to 16	27.69
1	Industrial Blocking	Mixed Hardwoods	4 to 5	5 to 6	17 to 19	31.69
1	Industrial Blocking	Mixed Hardwoods	6 to 8	6 to 8	2 to 12	23.69
1	Industrial Blocking	Mixed Hardwoods	6 to 8	6 to 8	13 to 16	23.69
1	Industrial Blocking	Mixed Hardwoods	6 to 8	6 to 8	17 to 19	23.69
1	Industrial Blocking	Mixed Hardwoods	10 to 12	10 to 12	2 to 12	21.69
1	Industrial Blocking	Mixed Hardwoods	10 to 12	10 to 12	13 to 16	23.69
1	Industrial Blocking	Mixed Hardwoods	10 to 12	10 to 12	17 to 19	27.69

§ 1382.60a Effective dates of amendments. * * *

(c) Amendment No. 2 (§ 1382.62 (d) (1), (2), (3), (4), (5), (6), (7), (8), (9), (10), (11)) to Maximum Price Regulation No. 155 shall become effective October 5, 1942.

(Pub. Law 421, 77th Cong.)

Issued this 29th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9705; Filed, September 29, 1942;
4:30 p. m.]

TITLE 46—SHIPPING

Chapter II—Coast Guard: Inspection and Navigation

AMENDMENTS TO REGULATIONS; APPROVAL OF EQUIPMENT

Corrections

The following corrections should be made in the document beginning on page 7607 of the issue for Friday, September 26, 1942:

In § 37.2-3 (e) the word "points" should be "joints". In § 50.1 the word "removed" should be "renewed". In § 55.19-13 (g) in formula (64), inside the square root designation, the figure "1" above the line is intended to be a small "ell".

On page 7609, in § 59.11 (2) in the second paragraph, eighth line, the word "terminated" should be "terminate".

On page 7610, in § 76.7, ninth line, "such manner" should read "such a manner". In § 76.14, first sentence, the word "class" should be "classes".

On page 7612 the part number "76" should be "78".

Notices

TREASURY DEPARTMENT.

Fiscal Service: Bureau of the Public Debt.

[1942 Dept. Circ. 697]

PARTIAL REDEMPTION, BEFORE MATURITY, OF 2 3/4 PERCENT MUTUAL MORTGAGE INSURANCE FUND DEBENTURES, SERIES B

I. NOTICE OF EIGHTH CALL FOR PARTIAL REDEMPTION, BEFORE MATURITY, OF 2 3/4 PERCENT MUTUAL MORTGAGE INSURANCE FUND DEBENTURES, SERIES B

SEPTEMBER 28, 1942.

The Federal Housing Commissioner, with the approval of the Secretary of the Treasury, has issued the following notice of call for partial redemption and offer to purchase with respect to 2 3/4 percent Mutual Mortgage Insurance Fund debentures, Series B:

Pursuant to the authority conferred by the National Housing Act (48 Stat. 1246; U.S.C. title 12, sec. 1701 et seq.) as amended, public notice is hereby given that 2 3/4 percent Mutual Mortgage Insurance Fund debentures, Series B, of the denominations and serial numbers designated below, are hereby called for redemption, at par and accrued interest, on January 1, 1943, on which date interest on such debentures shall cease:

Denomination:	Serial numbers (All numbers inclusive)
\$50	1,343 to 1,436
\$100	4,787 to 5,259
\$500	1,593 to 1,703
\$1,000	5,923 to 6,463
\$5,000	412 to 452
\$10,000	45 to 46

The debentures first issued, as determined by the serial numbers, were selected for redemption by the Commissioner, Federal Housing

Administration, with the approval of the Secretary of the Treasury.

No transfers or denominational exchanges in debentures covered by the foregoing call will be made on the books maintained by the Treasury Department on or after October 1, 1942. This does not affect the right of the holder of a debenture to sell and assign the debenture on or after October 1, 1942, and provision will be made for the payment of final interest due January 1, 1943, with the principal thereof to the actual owner, as shown by the assignments thereon.

The Commissioner of the Federal Housing Administration hereby offers to purchase any debentures included in this call at any time from October 1 to December 31, 1942, inclusive, at par and accrued interest, to date of purchase.

Instructions for the presentation and surrender of debentures for redemption on or after January 1, 1943, or for purchase prior to that date will be given by the Secretary of the Treasury.

II. TRANSACTIONS IN EIGHTH-CALLED DEBENTURES

1. The debentures included in the foregoing notice of call for partial redemption on January 1, 1943, are hereby designated eighth-called 2 3/4 percent Mutual Mortgage Insurance Fund debentures, Series B, and are hereinafter referred to as eighth-called debentures.

2. Transfers and denominational exchanges in eighth-called debentures will terminate at the close of business on September 30, 1942.

III. REDEMPTION OR PURCHASE

1. Holders of eighth-called debentures will be entitled to have such debentures redeemed and paid at par on January 1, 1943, with interest in full to that date, at the rate of \$13.75 per \$1,000. Interest on eighth-called debentures will cease on January 1, 1943.

2. Holders of eighth-called debentures have the privilege of presenting such debentures at any time from October 1 to December 31, 1942, inclusive, for purchase at par and accrued interest, at the rate of \$0.74728 per \$1,000 per day from July 1, 1942, to date of purchase.

IV. RULES AND REGULATIONS GOVERNING REDEMPTION AND PURCHASE

1. The United States Treasury Department is the agent of the Federal Housing Commissioner for the redemption and purchase of eighth-called debentures. In accordance with regulations adopted by the Federal Housing Commissioner and approved by the Secretary of the Treasury, the assignment, redemption, and purchase of eighth-called debentures will be governed by the general regulations of the Treasury Department with respect to United States bonds and notes, so far as applicable, except as otherwise provided herein.

2. Eighth-called debentures presented for redemption on January 1, 1943, or for purchase from October 1 to December 31, 1942, inclusive, must be assigned by the registered payee or assignee thereof

or by their duly constituted representatives in the form indicated in paragraph 3 hereof, and should thereafter be presented and surrendered to any Federal Reserve Bank or to the Division of Loans and Currency, Treasury Department, Washington, D. C., accompanied by appropriate written advice. (Use Form PD 1795 attached hereto.) The debentures must be delivered at the expense and risk of the holders. (See paragraph 8 of this section.) In all cases checks in payment of principal and final interest will be mailed to the address given in the form of advice accompanying the debentures when surrendered.

3. If the registered payee or an assignee holding under proper assignment from the registered payee desires that payment be made to him, the debentures should be assigned by such payee or assignee or by a duly constituted representative to "The Federal Housing Commissioner for redemption" or to "The Federal Housing Commissioner for purchase," according to whether the debentures are to be presented for redemption on January 1, 1943, or for purchase prior to that date. If it is desired for any reason that payment be made to some other person without intermediate assignment, the debentures should be assigned to "The Federal Housing Commissioner for redemption (or purchase)" for the account of _____, inserting the name and address of the person to whom payment is to be made.

4. An assignment in blank or other assignment having similar effect will be recognized, but in that event payment will be made to the person surrendering the debenture for redemption or purchase since, under such an assignment, the debenture becomes in effect payable to bearer. Assignments in blank or assignments having similar effect should be avoided, if possible, in order not to lose the protection afforded by registration.

5. Final interest on any eighth-called debentures, whether purchased prior to or redeemed on or after January 1, 1943, will be paid with the principal in accordance with the assignments on the debentures surrendered.

6. All assignments must be made on the debentures themselves unless otherwise directed by the Treasury Department. Detached assignments will be recognized and accepted in any particular case in which the use of detached assignments is specifically authorized by the Treasury Department. Any assignment not made upon the debenture is considered a detached assignment.

7. An eighth-called debenture registered in the name of, or assigned to, a corporation, will be paid to such corporation on or after January 1, 1943, upon an appropriate assignment for that purpose executed on behalf of the corporation by a duly authorized officer thereof. An assignment so executed and duly attested in accordance with Treasury Department regulations will ordinarily be accepted without proof of the officer's authority. In all cases coming under this provision payment will be made only by check drawn to the order of the cor-

poration. Proof of the authority of the officer assigning on behalf of a corporation will be required, in accordance with the general regulations of the Treasury Department, in the case of assignments for purchase prior to January 1, 1943, and in case of assignments for redemption on or after January 1, 1943, for the account of any person other than the corporation.

8. Debentures presented for redemption or purchase under this circular must be delivered to a Federal Reserve Bank or to the Division of Loans and Currency, Treasury Department, Washington, D. C., at the expense and risk of the holder. Debentures bearing restricted assignments may be forwarded by registered mail, but debentures bearing unrestricted assignments should be forwarded by registered mail insured or by express prepaid.

9. In order to facilitate the redemption of eighth-called debentures on January 1, 1943, any such debenture may be presented and surrendered in the manner herein prescribed in advance of that date but not before December 1, 1942. Such early presentation by holders will insure prompt payment of principal and interest when due.

V. GENERAL PROVISIONS

1. Any further information which may be desired regarding the redemption of eighth-called debentures under this circular may be obtained from any Federal Reserve Bank or from the Division of Loans and Currency, Treasury Department, Washington, D. C., where copies of the Treasury Department's regulations governing assignments may be obtained.

2. As fiscal agents of the United States, Federal Reserve Banks are authorized and requested to perform any necessary acts under this circular. The Secretary of the Treasury may at any time or from time to time prescribe supplemental and amendatory rules and regulations governing the matters covered by this circular, which will be communicated promptly to the registered owners of eighth-called debentures.

[SEAL] D. W. BELL,
Acting Secretary of the Treasury.

Form PD 1795
Treasury Department
Fiscal Service
Bureau of the Public Debt

FORM OF ADVICE TO ACCOMPANY EIGHTH-CALLED
2½ PERCENT MUTUAL MORTGAGE INSURANCE
FUND DEBENTURES, SERIES B, PRESENTED FOR
REDEMPTION ON JANUARY 1, 1943, OR FOR
PURCHASE PRIOR TO THAT DATE

To the Federal Reserve Bank of _____,
or Treasury Department, Division of Loans
and Currency, Washington, D. C.:

Pursuant to the provisions of Treasury Department Circular No. 697, dated September 28, 1942, the undersigned presents and surrenders herewith for _____

(Indicate whether for immediate purchase or
for redemption on January 1, 1943)

\$_____, face amount of eight-called 2½ percent Mutual Mortgage Insurance Fund debentures, Series B, registered in the name of _____ and duly assigned to

"The Federal Housing Commissioner for _____," as follows:

Number of debentures	Denomination	Serial numbers of debentures	Face amount
-----	\$50	-----	\$-----
-----	100	-----	-----
-----	500	-----	-----
-----	1,000	-----	-----
-----	5,000	-----	-----
-----	10,000	-----	-----
Total-----	-----	-----	-----

and requests that remittance covering payment therefor be forwarded to the undersigned at the address indicated below.

Signature _____
Name (please print) _____
Address in full _____
Date _____

*Debentures presented for immediate purchase should be assigned to "The Federal Housing Commissioner for purchase"; debentures presented for redemption on January 1, 1943, should be assigned to "The Federal Housing Commissioner for redemption."

[F. R. Doc. 42-9730; Filed, September 30, 1942; 11:45 a. m.]

DEPARTMENT OF THE INTERIOR.

Bituminous Coal Division.

[Docket No. A-1641]

CARTER COAL COMPANY

NOTICE OF AND ORDER FOR HEARING

In the matter of the petition of Carter Coal Company for revision of the price classifications and minimum prices applicable to its mines in District No. 7.

A petition pursuant to the provisions of the Bituminous Coal Act of 1937 having been duly filed with this Division by the above-named party;

It is ordered, That a hearing in the above-entitled matter under the applicable provisions of said Act and the rules of the Division be held on October 27, 1942, at 10 o'clock in the forenoon of that date at a hearing room of the Bituminous Coal Division in Washington, D. C. On such date the Chief of the Records Section in the Offices of the Division in Washington, D. C., will advise as to the room where such hearing will be held.

It is further ordered, That Travis Williams or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officers so designated to preside at such hearing are hereby authorized to conduct said hearing, examine witnesses, take evidence, to continue said hearing from time to time, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to all parties herein and to persons or entities having an interest in this proceeding and eligible to become a party

herein. Any person desiring to be admitted as a party to this proceeding may file a petition of intervention in accordance with the rules and regulations of the Bituminous Coal Division for proceedings instituted pursuant to section 4 II (d) of the Act, setting forth the facts on the basis of which the relief in the original petition is supported or opposed or on the basis of which other relief is sought. Such petitions of intervention shall be filed with the Bituminous Coal Division on or before October 22, 1942.

All persons are hereby notified that the hearing in the above-entitled matter and any orders entered therein, may concern, in addition to the matters specifically alleged in the petition, other matters necessarily incidental and related thereto, which may be raised by amendment to the petition, petitions of intervention or otherwise, or which may be necessary corollaries to the relief, if any, granted on the basis of this petition.

The matter concerned herewith is in regard to the petition of Carter Coal Company to amend the Schedule of Effective Minimum Prices for District No. 7 for Truck Shipments to permit petitioner to sell coal produced at its Olga No. 1, Olga No. 2, Caretta, Thelma, and Seaboard Mines in District No. 7 to the following persons residing at or near said mines at the same prices and terms at which it sells such coal to its mine-worker employees:

a. Employees of the petitioner who may not be included within the purview of the phrase "mine-worker employees" such, for example, as general and assistant mine superintendents, supervisors, foremen, inspectors, engineers, chemists, mechanics, laborers not directly engaged in mining operations, auditors, accounting and clerical workers, office employees, purchasing agents, store employees, doctors, nurses, cooks, waiters and waitresses, domestic helpers, janitors, watchmen and others;

b. The following persons who are not employees of the petitioner:

i. Employees of a public utility company who reside in houses owned by the petitioner located at or near the mines and who work at the petitioner's electric power sub-station located at Coalwood, West Virginia;

ii. Pastors of local churches, principal and teachers employed at local school, local agent of railroad company, operator of independent garage and repair shop, injured former employees, and widows of former employees; all of the foregoing residing in houses owned by the petitioner located at Coalwood and Caretta, West Virginia; and

iii. Tenants of houses owned by the petitioner located at Seaboard, Virginia, most of whom are employed by a neigh-

boring mining company, namely, Jewell Ridge Coal Corporation, a code member in District No. 7.

Dated: September 29, 1942.

[SEAL]

DAN H. WHEELER,
Director.

[F. R. Doc. 42-9727; Filed, September 30, 1942;
11:32 a. m.]

[Docket No. B-333]

IRA H. BISEL, CODE MEMBER

NOTICE OF AND ORDER FOR HEARING

A complaint dated September 11, 1942, pursuant to the provisions of section 4 II (j) and 5 (b) of the Bituminous Coal Act of 1937 (the "Act"), having been duly filed on September 14, 1942, by Bituminous Coal Producers Board for District No. 1, complainant, with the Bituminous Coal Division (the "Division"), alleging wilful violation by Ira H. Bisel, an individual (the "Code Member"), of the Bituminous Coal Code (the "Code"), or rules and regulations thereunder:

It is ordered, That a hearing in respect to the subject matter of such complaint be held on November 2, 1942, at 10 a. m. at a hearing room of the Bituminous Coal Division at Room 118, Colonial Hotel, Altoona, Pennsylvania.

It is further ordered, That W. A. Cuff, or any other officer or officers of the Division duly designated for that purpose shall preside at the hearing in such matter. The officer so designated to preside at such hearing is hereby authorized to conduct said hearing, to administer oaths and affirmations, examine witnesses, to take evidence, and to continue said hearing from time to time, and to such places as he may direct by announcement at said hearing or any adjourned hearing or by subsequent notice, and to prepare and submit proposed findings of fact and conclusions and the recommendation of an appropriate order in the premises, and to perform all other duties in connection therewith authorized by law.

Notice of such hearing is hereby given to said Code Member and to all other parties herein and to all persons and entities having an interest in this proceeding. Any person or entity eligible under § 301.123 of the Rules and Regulations Governing Practice and Procedure Before the Division in Proceedings Instituted Pursuant to sections 4 II (j) and 5 (b) of the Act, may file a petition for intervention not later than five (5) days before the date herein set for hearing on the complaint.

Notice is hereby given that answer to the complaint must be filed with the

Division at its Washington office or with any one of the statistical bureaus of the Division, within twenty (20) days after date of service thereof on the Code Member; and that failure to file an answer within such period, unless otherwise ordered, shall be deemed to be an admission of the allegations of the complaint herein and a consent to the entry of an appropriate order on the basis of the facts alleged.

Notice is also hereby given that if it shall be determined that the Code Member has wilfully committed any one or more of the violations alleged in the complaint, an order may be entered either revoking the membership of the Code Member in the Code and the Code Member's right to an exemption from the taxes imposed by section 3520 (b) (1) of the Internal Revenue Code, or directing the Code Member to cease and desist from violating the Code and regulations made thereunder.

All persons are hereby notified that the hearing in the above entitled matter and orders entered therein may concern, in addition to the matters specifically alleged in the complaint herein, other matters incidental and related thereto, whether raised by amendment of the complaint, petition for intervention, or otherwise, and all persons are cautioned to be guided accordingly.

Notice is also hereby given that any application, pursuant to § 301.132 of the Rules of Practice and Procedure before the Division for the disposition of this proceeding without formal hearing, must be filed not later than fifteen (15) days after receipt by the Code Member of the complaint herein.

The matter concerned herewith is in regard to the complaint filed by said complainant alleging

That Ira H. Bisel, an individual, Code Member, whose address is Gray, Pennsylvania, whose Code membership became effective September 19, 1938, and who operates the Bisel Mine, Mine Index No. 1085, and the J. F. Fritz Mine, Mine Index No. 1397, located in Somerset County, Pennsylvania, Subdistrict No. 36 of District No. 1 has wilfully violated the Act, the Code promulgated thereunder, and the rules and regulations and orders of the Division as follows:

I. By selling and delivering by truck, subsequent to September 30, 1940, below the effective minimum prices established therefor in the Schedule of Effective Minimum Prices for District No. 1 For Truck Shipment, coal produced at the aforesaid Bisel Mine, including sales during the period from October 16, 1940, to March 20, 1941, both dates inclusive, but not in limitation thereof, to the Cross Roads School, Jenners Township School Dis-

trict, Somerset County, Pennsylvania, approximately 88,245 net tons of run of mine coal at \$2.10 per net ton, whereas said coal was classified as Size Group No. 3 and priced at \$2.25 per net ton f. o. b. said mine in said schedule, resulting in violations of section 4 II (e) of the Act and Part II (e) of the Code.

II. By selling and delivering by truck, subsequent to September 30, 1940, coal produced at the aforesaid Bisel Mine, at prices below the effective minimum price for said coal as established in the aforesaid schedule, to which applicable minimum price there should have been added the transportation, handling or incidental charges from the transportation facilities at said mine to the point from which all such charges were assumed and directly paid by the purchasers, including the sale and delivery by truck of approximately 4 net tons of run of mine coal, Size Group No. 3, during the period from February 21, 1941, to March 17, 1941, both dates inclusive, to the Hare School, Jenners Township School District, Somerset County, Pennsylvania, at a delivered price of \$2.25 per net ton, whereas the effective minimum f. o. b. mine price of said coal as set forth in said schedule was \$2.25 per net ton, to which minimum price there should have been added the transportation, handling and other incidental charges from the transportation facilities at said mine to said point of delivery as required by Price Instruction No. 6, as amended, and contained in Supplement No. 1 to said schedule, resulting in violations of section 4 II (e) and (g) of the Act and Part II (e) and (g) of the Code.

Dated: September 29, 1942.

[SEAL]

DAN H. WHEELER,
Director.

[F. R. Doc. 42-9728; Filed, September 30, 1942;
11:32 a. m.]

DEPARTMENT OF LABOR.

Wage and Hour Division.

[Administrative Order No. 163]

PRINTING AND PUBLISHING AND ALLIED GRAPHIC ARTS INDUSTRY

ACCEPTANCE OF RESIGNATION FROM AND AP- POINTMENT TO INDUSTRY COMMITTEE NO. 49

By virtue of and pursuant to the authority vested in me by the Fair Labor Standards Act of 1938, I, L. Metcalfe Walling, Administrator of the Wage and Hour Division, U. S. Department of Labor,

Do hereby accept the resignation of Mr. John B. Haggerty from Industry Committee No. 49 for the Printing and Publishing and Allied Graphic Arts Industry, and do appoint in his stead as representative of the employees on such committee, Mr. Thomas F. Lynch, of New York, New York.

Signed at New York, New York, this
28th day of September 1942.

L. METCALFE WALLING,
Administrator.

[F. R. Doc. 42-9695; Filed, September 29, 1942;
12:19 p. m.]

[Administrative Order No. 164]

PRINTING AND PUBLISHING AND ALLIED GRAPHIC ARTS INDUSTRY

ACCEPTANCE OF RESIGNATION FROM AND APPOINTMENT TO INDUSTRY COMMITTEE NO. 49

By virtue of and pursuant to the authority vested in me by the Fair Labor Standards Act of 1938, I, L. Metcalfe Walling, Administrator of the Wage and Hour Division, U. S. Department of Labor,

Do hereby accept the resignation of Mr. William Simpson from Industry Committee No. 49 for the Printing and Publishing and Allied Graphic Arts Industry, and do appoint in his stead as a representative for the employers on such committee Mr. William L. Edelblut, of Washington, D. C.

Signed at New York, New York this
28th day of September 1942.

L. METCALFE WALLING,
Administrator.

[F. R. Doc. 42-9696; Filed, September 29, 1942;
12:19 p. m.]

J. H. RUDOLPH AND COMPANY

NOTICE OF GRANTING OF EXCEPTION

Notice of granting of exception under § 516.18 of the record keeping regulations, Part 516.

Notice is hereby given that pursuant to § 516.18 of the Record Keeping Regulations, Part 516, issued under authority contained in the Fair Labor Standards Act of 1938, the Administrator of the Wage and Hour Division has granted J. H. Rudolph and Company of DeKalb, Illinois, relief from the necessity of preserving employees' piece-work tickets as required by § 516.15, paragraph (a) of the Record Keeping Regulations provided that these piece-work tickets are preserved for at least one year.

This authority is granted on the representations of the petitioner and is subject to revocation for cause.

Signed at New York, New York, this
26th day of September 1942.

WILLIAM B. GOGAN,
Acting Administrator.

[F. R. Doc. 42-9697; Filed, September 29, 1942;
12:19 p. m.]

OFFICE OF ALIEN PROPERTY CUSTODIAN.

[Vesting Order 112]

PATENTS AND APPLICATIONS OF ENEMY NATIONALS

Under the authority of the Trading with the enemy Act, as amended, and Executive Order No. 9085, as amended,¹ and pursuant to law, the undersigned, after investigation, finding that the property described as follows:

All right, title and interest, including all accrued royalties and all damages and profits recoverable at law or in equity from any person, firm, corporation or government for past infringement thereof, in the patents the numbers of which are listed in Exhibits A, B, C, D, E, F, G, H, I and J attached hereto and made a part hereof, and the titles to which stand of record in the United States Patent Office in the names of the persons appearing (a) in the case of the aforesaid Exhibits A, B, C, D, E, F, G, H and I at the respective tops thereof, and (b) in the case of said Exhibit J, opposite the respective numbers listed therein; and patent applications identified in Exhibit K attached hereto and made a part hereof,

is property in which nationals of a foreign country or countries have interests, and having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive Order or Act or otherwise, and deeming it necessary in the national interest, hereby vests such property in the Alien Property Custodian, to be held, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in Section 10 of said Executive Order.

Executed at Washington, D. C., on August 25, 1942.

LEO T. CROWLEY,
Alien Property Custodian.

EXHIBIT A

Patents the titles to which stand of record in the United States Patent Office in the name of Dr. Alexander Wacker Gesellschaft für Electrochemische Industrie G. m. b. H., and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
1,690,697	6/22/30	L. Hermann and F. Kauler.	Process for manufacturing acetic anhydride.
1,711,314	4/29/33	W. Gruber.	Process for the production of acetyl cellulose soluble in chloroform.
1,723,614	8/6/33	W. Gruber.	Process for preparing acetone-soluble high viscosity cellulose acetate.
1,771,098	7/23/30	G. Wolff.	Apparatus for cleaning and removing grease and the like from solid articles.
1,793,935	2/21/31	F. Kauler and G. Stangler.	Alcoholate and method of making same.
1,798,437	3/31/31	P. Halbig, F. Kauler and F. Schmitz.	Method of producing keto acid esters.
1,805,261	5/23/31	P. Halbig and F. Kauler.	Process for effecting ester condensations.
1,816,843	8/4/31	P. Halbig.	Method for preparing alkali metal alcoholates.
1,834,040	12/1/31	A. Aschert and W. Gruber.	Process for reducing the viscosity characteristics of cellulose ethers.
1,852,623	1/3/33	A. Aschert and W. Gruber.	Process of drawing cellulose acetate threads.
1,902,070	3/21/33	P. Halbig and F. Kauler.	Alkoxyaldehyde and production of same.
1,910,331	7/23/33	P. Halbig.	Process of preparing alkali metal aliphatic monohydroxy alcoholates.
1,925,829	9/1/33	A. Aschert and W. Gruber.	Process for drawing cellulose acetate threads.
1,937,169	11/28/33	P. Ernst.	Process for the production of alkyl halides.
1,942,183	1/2/34	H. Müller.	Dispenser for electrolytic cells.
1,970,374	8/14/34	P. Halbig, F. Kauler, and H. Leger.	α -methyl- β -ethyl-butyraldehyde and process of preparing same.
1,974,917	9/23/34	P. Halbig and F. Kauler.	Refraction of diethyl-maleonic acid.
1,986,448	1/1/35	G. Wolff.	Apparatus for chemically cleaning fabrics, textiles, garments and the like.
2,001,000	7/14/35	R. Von Gruber-Rechenburg and R. Stöck.	Process and apparatus for reducing solvent losses in fabric cleaning.
2,008,314	6-25-35	P. Halbig and F. Kauler.	Process of preparing substituted malonic acids.
2,028,756	1-7-36	W. Gruber.	Process for the manufacture of woolly threads.
2,036,489	4-7-36	F. Kauler and H. Schmitz.	Printing ink.
2,040,150	5-12-36	P. Halbig and F. Kauler.	Process of preparing 3-methyl- β -pentene.
2,051,846	8-25-36	P. Halbig and F. Kauler.	Production of barbituric acids.
2,057,177	10-13-36	G. Wolff.	Apparatus for cleaning and degreasing metal articles and the like.
2,057,229	10-13-36	G. Wolff.	Apparatus for chemically cleaning and drying fabrics, textiles, garments and the like.
2,059,162	5-15-37	W. Eschenbach.	Process for the production of ketone.
2,090,191	8/17/37	G. Edhofer.	Machine and cleaning and degreasing metal articles.
2,090,162	8/17/37	G. Edhofer and G. Wolff.	Means for degreasing and cleaning metal articles.
2,093,000	9/21/37	A. Vost.	Process for treating iron and iron alloys.
2,093,161	11/16/37	A. Vost.	Production of magnesium from magnesium oxides.
2,162,957	12/21/37	F. Kauler and H. Schmitz.	Asphalt solution.
2,164,191	1/11/38	H. Heller.	Apparatus for cleaning and degreasing articles.
2,164,552	1/11/38	H. Heller.	Machine for cleaning and degreasing articles.
2,115,000	4/28/38	R. Von Gruber-Rechenburg and R. Stöck.	Process and apparatus for treating lengths of material.
2,137,404	11/22/38	H. Heller.	Drying process.
2,159,219	12/6/38	G. Basel and E. Schaeffer.	Process for producing tetrachlorethylene.
2,146,582	2/7/39	H. Berg and F. Loh.	Process for producing acrylic acid.
2,158,051	5/16/39	H. Berg, H. Helm, and F. Loh.	Process for producing monovinyl acetylene.
2,158,213	5/16/39	G. Basel and E. Schaeffer.	Process of preparing chlorinated ethylenes.
2,158,621	5/16/39	F. Kauler and G. Wolff.	Degreasing machine.
2,163,513	6/20/39	F. Schroll and A. Vost.	Electrothermic production of Boron carbide.
2,165,810	7/11/39	W. Gruber, M. Thoma, and H. Zechlein.	Cellulose acetate and method of producing same.
2,178,622	11/7/39	G. Basel and E. Schaeffer.	Process for producing tetrachlorethylene.
2,182,064	12/1/39	A. Vost.	Apparatus for treating matters in hot liquid state.
2,207,165	7/2/40	G. Wolff.	Degreasing process and apparatus.
2,215,160	9/17/40	F. Kauler.	Production of esters of doubly unsaturated alcohols.
2,215,583	9/24/40	J. Heckmair and F. Kauler.	Dilution substituted glycols and process for preparing same.
2,219,028	10/22/40	G. Wolff.	Degreasing apparatus.
2,222,394	11/10/40	H. Berg, H. Helm and F. Loh.	Process for producing monovinyl acetylene.
2,227,610	1/7/41	H. Berg and A. Von Putzer-Reyberg.	Process for producing esters of 2-Oxybutan-1,3.
2,248,062	7/8/41	G. Edhofer and G. Wolff.	Apparatus for treating solid materials with volatile organic solvents.
2,255,752	9/10/41	G. Basel and E. Schaeffer.	Process for producing tetrachlorethylene.
2,272,825	2/10/42	H. Berg.	Production of polyvinyl acetals.
2,280,811	4/22/42	G. Edhofer and G. Wolff.	Treating articles with volatile solvents.

EXHIBIT B

Patents the titles to which stand of record in the United States Patent Office in the name of Alex. Friedmann and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
1,555,553	9/23/25	H. Deutsch.	Steam admission control for exhaust-steam injectors.
1,574,753	3/2/26	H. Deutsch.	Steam injector with automatic shifting valve.
1,637,606	1/8/27	H. Deutsch.	Exhaust steam injector.
1,759,223	6/20/30	H. Deutsch.	Exhaust steam injector.
1,858,325	5/11/32	H. Deutsch.	Arrangements for starting and stopping exhaust steam injectors.
1,903,698	4/11/33	H. Deutsch.	Predictor or economizer for locomotives.
1,903,697	4/11/33	H. Deutsch.	Boiler feed apparatus with exhaust steam preheater.
1,903,235	6/18/34	H. Deutsch.	Injector for feeding locomotives or other boilers.
2,110,602	3/8/38	H. Deutsch.	Automatic control device for the overflow valve of injectors.
2,149,535	2/7/39	H. Deutsch.	Injector.
2,218,030	10/16/40	H. Deutsch.	Safety device.

¹ 7 F.R. 1971.

EXHIBIT C

Patents the titles to which stand of record in the United States Patent Office in the name of Chemische Forschungsgesellschaft m. b. H., and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
1,714,783	5/23/30	W. Herrmann and H. Deutsch.	Process for the manufacture of acetaldehyde.
1,755,692	4/22/30	W. Herrmann and E. Baum.	Process for the preparation of condensation products of ethyl alcohol.
1,760,020	2/ 3/31	W. Herrmann, H. Deutsch and E. Baum.	Process for the production of vinyl esters.
1,766,690	3/17/31	W. Herrmann and H. Deutsch.	Method for the production of acetals.
1,810,174	6/16/31	W. Herrmann, H. Deutsch and W. Haehnelt.	Polymerization products of acetylene.
1,816,329	7/23/31	W. Herrmann and H. Deutsch.	Process for the production of acetaldehyde.
1,822,635	9/ 8/31	W. Herrmann, H. Deutsch and E. Baum.	Method for the manufacture of esters of vinyl alcohol.
1,850,251	5/ 3/32	W. Herrmann and H. Deutsch.	Process of manufacture of organic acid anhydrides.
1,864,196	6/21/32	W. Herrmann and E. Baum.	Process for the preparation of acetylene and ethylene.
1,864,611	6/23/32	W. Herrmann and E. Baum.	Process of oxidizing organic substances.
1,885,301	4/21/33	W. Herrmann and E. Baum.	Process for the preparation of unsaturated hydrocarbons.
1,902,160	3/21/33	W. Herrmann and H. Deutsch.	Process for producing unsaturated ethers.
1,916,570	7/1/33	W. Herrmann and E. Baum.	Process for producing asymmetrical dichloroacetone.
1,916,586	7/23/33	W. Herrmann and E. Baum.	Process for adding hydrogen halide to acetylene.
1,921,875	8/ 7/33	W. Herrmann and E. Baum.	Process for producing dichloroethylene.
1,934,257	11/ 7/33	A. Eibner, W. Herrmann, W. Haehnelt, and M. Müller.	Compounds of polymerized vinyl esters and fatty oils.
1,956,551	5/ 1/34	A. Eibner, W. Herrmann, W. Haehnelt, and M. Müller.	Compositions of oils and highly polymerized compounds.
1,983,030	12/ 4/34	W. Herrmann.	Sound records and process of preparing same.
1,985,993	1/ 1/35	W. Herrmann, H. Deutsch and W. Haehnelt.	Synthetic resin compositions and process of making same.
2,033,377	3/10/36	W. Herrmann & E. Baum.	Laminated glass.
2,072,302	3/ 2/37	W. Herrmann, E. Baum, and W. Haehnelt.	Polymerized vinyl alcohol articles and process of making same.
2,072,303	3/ 2/37	W. Herrmann, E. Baum, and W. Haehnelt.	Artificial threads, bands, tubes and the like for surgical and other purposes.
2,079,068	5/ 4/37	W. Herrmann.	Process for the production of vinylformate.
2,092,512	9/ 7/37	W. Herrmann, F. Hammer, and W. Haehnelt.	Reabsorbable threads, bands, tubes and the like.
2,100,833	3/ 1/38	W. Herrmann, W. Haehnelt, and H. Berg.	Process for the production of polymerized vinyl alcohol.
2,135,075	11/ 1/38	W. Herrmann.	Laminated glass.
2,143,482	1/10/39	W. Herrmann, and A. Von Putzer-Roybeggs.	Nonfogging laminated glass.
2,146,295	2/ 7/39	W. Herrmann, E. Baum, and W. Haehnelt.	Polymerized vinyl alcohol articles and process of making same.
2,155,688	4/25/39	W. Herrmann, B. Braun, and W. Haehnelt.	Surgical and medical preparations.
2,160,693	5/30/39	W. Herrmann.	Blood stancher.
2,194,320	3/19/40	H. Berg.	Synthetic product.
2,218,710	10/22/40	W. Herrmann and B. Braun.	Manufacture of stiffening bandages and stiffening bandages commercial products.
2,224,683	12/10/40	H. Berg and A. Von Putzer-Roybeggs.	Mixed Polymers of vinyl acetals.
2,227,997	1/ 7/41	H. Berg.	Preparation of polymerized vinyl alcohol.
2,240,514	7/15/41	H. Berg and B. Von Zychlinski.	Friction element for power transmission.
2,265,283	12/ 9/41	W. Herrmann, E. Baum, and W. Haehnelt.	Process of making polymerized vinyl alcohol articles.
2,270,436	4/14/42	H. Berg.	Process for polymerizing vinyl compounds.

EXHIBIT D

Patents the titles to which stand of record in the United States Patent Office in the name of Consortium Fuer Electrochemische Industrie, and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
1,586,803	6/ 1/26	W. Herrmann and E. Baum.	Process of polymerizing vinyl esters.
1,605,971	8/21/26	W. Herrmann and H. Deutsch.	Refining aldehyde resins.
1,606,113	9/14/26	W. Herrmann and H. Deutsch.	Process of resinifying aliphatic aldehydes.
1,625,552	4/25/27	W. Herrmann and H. Deutsch.	Process for the manufacture of linon-like substances.
1,645,435	9/27/27	W. Herrmann, H. Deutsch, and W. Haehnelt.	Method of improving aldehyde resins.
1,665,452	4/17/28	E. Baum, H. Deutsch, W. Herrmann, and M. Mugdan.	Production of vinylacetate.

Patent No.	Patent date	Inventor	Title
1,767,759	8/24/30	W. Herrmann and H. Deutsch.	Solid resinous condensation product.
1,792,113	2/10/31	M. Mugdan and J. Wimmer.	Process for obtaining concentrated acetic acid.
1,976,263	10/ 9/34	M. Mugdan and J. Wimmer.	Manufacture of oxidation products of trichloroethylene.
2,068,772	1/23/37	J. Skit.	Process for the preparation of chlorine substituted butanes.
2,161,078	6/ 6/39	M. Mugdan and J. Wimmer.	Process for the polymerization of trichloroethylene.
2,183,154	12/12/39	J. Skit.	Process for producing polymerization products of ethylene.
2,216,437	10/ 1/40	P. Haibig, E. Reller, and F. Stadler.	Process for converting acetylene into higher molecular products.
2,219,450	10/ 1/40	M. Mugdan and J. Skit.	Process for producing diketone.
2,217,167	10/ 8/40	P. Haibig and A. Treibs.	Process for the production of others of butanol-1-one-3.
2,243,701	5/27/41	P. Haibig and A. Treibs.	Process for producing butanol-(1)-one-(3).
2,269,600	1/13/42	M. Mugdan and J. Wimmer.	Production of carbon-chloride compounds of the formula C ₂ Cl ₄ .

EXHIBIT E

Patents the titles to which stand of record in the United States Patent Office in the name of Setzwerk G. m. b. H., and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
Reissou	5/30/30	G. Seltz.	Sheet filter.
1,030,197	11/22/27	T. Seltz et al.	Filter.
1,030,212	12/17/28	P. Seltz.	Bottle sterilizing and cleansing apparatus.
1,038,172	3/31/31	P. Seltz.	Cola feed vending machine.
1,039,679	1/20/32	A. Rohrer et al.	Method of filling and sealing bottles, vessels and the like.
1,039,679	3/ 5/34	W. Doppenbrock.	Printing machine.
1,071,578	8/23/34	P. Seltz et al.	Automatic weight recording device.
1,083,072	1/12/35	W. Doppenbrock.	Pendulum weighing machine.
2,003,860	6/-4/35	P. Stegmann.	Apparatus for the sterilization and sterile filling of vessels and the like in one continuous working process.
2,013,694	9/ 3/35	W. Doppenbrock.	Printing machine.
2,014,750	9/17/35	F. Stegmann.	Apparatus for sterilizing containers.
2,018,992	10/29/35	A. Rohrer.	Sealing of vessels.
2,030,932	8/11/36	F. Stegmann.	Method of cleaning bottles.
2,061,340	1/17/36	R. Adams.	Sifting, straining or filtering apparatus.
2,068,526	11/ 9/37	F. Stegmann.	Machine for cleaning vessels, particularly bottles.

EXHIBIT F

Patents the titles to which stand of record in the United States Patent Office in the name of Heraeus Vacuum Schmelze G. m. b. H., and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
1,704,902	3/12/29	W. Rohn.	Furnace construction.
1,896,194	4/25/33	W. Rohn.	Method of reducing metal oxides.
1,916,243	6/20/33	W. Rohn.	Method of producing chromium.
2,012,777	8/27/35	W. Rohn.	Method of manufacturing alloys.
2,025,614	12/24/35	W. Rohn.	Process for producing beryllium alloys.
2,025,615	12/24/35	W. Rohn.	Process for producing beryllium alloys.
2,040,666	5/12/36	W. Rohn.	Vacuum method of manufacturing steel.
2,071,942	2/23/37	W. Rohn.	Method of manufacturing iron alloys.
2,097,344	10/25/37	W. Rohn.	Metallurgical size reaction.
2,104,836	1/11/38	W. Rohn.	Electrically heated melting furnace.
2,139,833	12/13/38	W. Rohn.	Method of making steel.

EXHIBIT G

Patents the titles to which stand of record in the United States Patent Office in the name of Siemens & Halske A. G., and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
1,532,200	11/17/31	E. Fischer	Magnetic structure.
1,570,010	9/13/32	F. Gossiau	Fuel pump.
1,570,917	9/13/32	F. Gossiau	Piston for internal combustion engines.
1,583,781	10/18/33	F. Gossiau	Multicylinder two-stroke internal combustion engine.
1,583,940	10/18/33	W. Espe	Method for activating cathodes or the like.
1,584,040	12/1/33	W. Espe	Method for activating cathodes.
1,584,047	12/1/33	W. Espe et al.	Manufacture of vacuum tubes.
1,591,948	1/21/33	W. Espe	Manufacture of vacuum discharge devices.
1,591,949	0/21/33	W. Espe	Method and means for activating cathodes.
1,591,950	0/21/33	F. Gossiau	Internal combustion engine.
1,618,189	6/5/33	F. Gossiau	Internal combustion engine.
1,629,885	10/10/33	F. Gossiau	Internal combustion engine of the radial type.
1,629,886	10/10/33	F. Gossiau	Internal combustion engine of the radial type.
1,632,035	10/31/33	H. Müller	Electrode connection for discharge tubes.
1,632,036	9/4/31	F. Gossiau	Internal combustion engine.
1,672,441	9/4/31	F. Gossiau	Internal combustion engine.
1,676,600	10/2/31	R. Reichmann	Internal combustion engine.
1,684,641	12/18/31	R. Reichmann	Agent for polishing sharpening and grinding articles of great hardness.
1,682,316	5/21/35	F. Gossiau	Machine set composed of two engines and a driven machine.
2,013,983	9/10/35	F. Gossiau	Two-cycle internal combustion engine.
2,025,709	5/19/36	F. Gossiau	Cylinder head for internal combustion engines.
2,041,272	5/19/36	H. Knipplamp	Electron discharge device.
2,047,025	7/7/36	F. Gossiau	Air-cooled engine.
2,054,010	9/8/36	F. Fischer	Communication cable.
2,054,010	3/2/37	E. Fischer	Electron discharge device.
2,072,712	3/2/37	E. Fischer	Electric heating element and method of making the same.
2,073,453	8/22/37	H. Knipplamp	Method for improving the vacuum of discharge apparatus.
2,091,167	3/22/38	W. Espe	Mercurium switch.
2,112,682	4/10/38	W. Espe	Discharge tube.
2,114,339	7/1/39	W. Espe	Discharge tube.
2,119,570	7/1/39	W. Knipplamp	Electrode system for cathode ray tubes
2,192,162	7/23/40	H. Knipplamp	Electrode system for cathode ray tubes
2,202,688	5/23/40	H. Knipplamp	Electrode system for cathode ray tubes
2,202,688	9/24/40	H. Knipplamp	Electrode system for cathode ray tubes
2,215,637	9/24/40	H. Knipplamp	Electrode system for cathode ray tubes

EXHIBIT H

Patents the titles to which stand of record in the United States Patent Office in the name of Siemens-Schuckertwerke A. G. and which are identified respectively as follows:

[illegible]

Patent No.	Patent date	Inventor	Title
1,814,354	7/14/31	F. Hanff	Lead covered submarine cable.
1,810,620	7/28/31	M. Eulo	High pressure tubular boiler.
1,817,328	8/ 4/31	W. Welmers	Centrifugal liquid sprayers.
1,820,186	8/16/31	J. Ossanna et al	Steam generating system.
1,821,800	9/ 8/31	K. Mayr	Cascade connection for commutator machines.
1,824,001	9/20/31	A. Kuhns et al	Switching connection for controlling high-voltage distributing lines.
1,834,124	12/ 1/31	E. Fischer	Submarine cable.
1,830,030	12/20/31	M. Eulo	Mechanical relay for transmitting adjusting impulses.
1,840,030	1/23/32	E. Fischer	Rotary tiller.
1,852,850	4/ 5/32	A. Schmidt et al.	Submarine cable.
1,853,076	4/12/32	E. Fischer	Telephone cable.
1,853,077	4/12/32	E. Fischer	Method of starting the spinning in box spinning machines.
1,855,001	4/19/32	L. Von Tottlihusen et al	Ground detector.
1,850,172	5/ 3/32	R. Sehmpp	Means for compensating the reactance of inductive windings.
1,863,005	6/14/32	R. Sehmpp	Ground detector.
1,863,553	6/21/32	J. Stocker	Grain mill with electric driving device.
1,865,731	7/ 6/32	H. Miller	Steam valve.
1,870,493	8/30/32	H. Miller	Telephone cable.
1,874,491	9/11/32	K. F. Schneider	Electric drill.
1,887,913	11/15/32	K. F. Schneider	Machine for sharpening pencils.
1,892,910	12/ 2/32	G. Ziegler	Winding for electrical machines.
1,892,907	12/ 2/32	G. Ziegler	Electric tool with an electric motor mounted in the handle.
1,895,700	1/16/33	A. Oldenburg	Tubular steam boiler.
1,897,818	1/23/33	M. Eulo	Insulating body.
1,898,489	2/14/33	P. Pechen et al.	Electrical apparatus.
1,899,216	2/25/33	E. Krieger	Electric circuit working with high voltage.
1,900,642	3/ 7/33	R. Gerlach	Ventilating device for subterranean spaces.
1,901,050	3/14/33	M. Eulo et al.	Multiple heat exchange coil.
1,902,261	3/21/33	O. Kuhnel et al.	Vacuum cleaner.
1,904,443	4/19/33	H. Gleichmann	Steam plant.
1,904,614	4/19/33	A. Oldenburg	Protection for armature windings.
1,909,639	5/ 6/33	R. Sehmpp	Core for cables for communication circuits.
1,909,660	5/ 6/33	P. Pechen et al.	Measuring instrument.
1,913,629	5/ 6/33	K. K. Schneider	Method of joining oil filled cables with hollow conductors.
1,917,601	5/ 6/33	K. K. Schneider	Process of locating leaks.
1,919,037	5/20/33	C. Meyer	Commutator.
1,921,011	6/ 3/33	R. Strick	Protective arrangement for electric installation.
1,912,859	6/ 3/33	R. Strick et al.	Electron tube.
1,916,734	7/ 4/33	H. Miller et al.	Electric tube for high operating voltages.
1,918,454	7/18/33	W. Pantow et al.	Valve.
1,924,753	8/ 6/33	A. Meyer	Electrically operated control device.
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1,924,533	8/ 6/33	A. Meyer	Electrically operated control device.
1,924,5			

Patent No.	Patent date	Inventor	Title
1,650,993	11/20/27	R. Rudenberg	Switch tube for controlling electric currents.
1,651,729	12/ 6/27	R. Rudenberg	Device for the protection of communication systems.
1,653,660	12/20/27	H. Gleichmann	System or arrangement for tapping or bleeding steam.
1,653,661	11/17/27	R. Stassinot	Device for arranging vapors from annealing receptacles or furnaces.
1,653,706	2/28/28	R. Rudenberg	Means for suppressing harmonics of the transmitting line frequency.
1,654,976	4/ 3/28	R. Hanf	Machine for making metallic tubing.
1,654,978	4/ 3/28	V. Wieskott et al.	Arrangement for maintaining constant line power transmission.
1,656,123	7/ 7/28	E. Fischer	Multiple stage blower.
1,678,876	7/31/28	W. Rohm	Manufacture of tubes from polystyrene and the like substances.
1,682,370	8/23/28	K. Kubel	Vacuum cleaning device.
1,682,371	8/23/28	K. Nesselmann	Refrigerator.
1,682,372	8/23/28	K. Scholl	Air-cooled reabsorption refrigerating apparatus of the intermittent type.
1,685,553	11/ 6/28	R. Rudenberg	Apparatus for influencing the character of electron rays.
1,685,710	12/18/28	R. Rudenberg	Odometer for railway vehicles.
1,685,720	12/18/28	P. Paschen et al.	Tubular continuous flow steam generator.
1,685,803	1/ 1/29	O. Muller	Steam generator.
1,687,233	1/ 1/29	K. Nagel	Method of and means for exerting an artificial pressure on the insulation of electric cables.
1,687,234	3/10/29	O. Kroll	Protective system for rectifiers.
1,687,235	3/10/29	R. Rudenberg	Apparatus for supervising a plurality of movable members.
1,687,236	3/10/29	W. Klemm	Positive indicator for carbon brushes.
1,687,237	3/10/29	W. Klemm	Domestic refrigerator.
1,687,238	3/10/29	W. Klemm	Device for producing electron rays of high energy.
1,687,239	3/10/29	W. Klemm	Power plant.
1,687,240	3/10/29	W. Klemm	Electric discharge apparatus.
1,687,241	3/10/29	W. Klemm	Steam generator with forced passage of the operating medium.
1,687,242	3/10/29	W. Klemm	Method of eliminating gas pockets in liquid filled cables.
1,687,243	3/10/29	W. Klemm	Vacuum- and gas-tight vessel for electric apparatus.
1,687,244	3/10/29	W. Klemm	Electron discharge tube.
1,687,245	3/10/29	W. Klemm	Glow cathode.
1,687,246	3/10/29	W. Klemm	Metallic vapor discharge apparatus for high voltages.
1,687,247	3/10/29	W. Klemm	Steam generator with forced passage of the operating medium.
1,687,248	3/10/29	W. Klemm	Refrigerating apparatus of the compression type.
1,687,249	3/10/29	W. Klemm	Electrode arrangement.
1,687,250	3/10/29	W. Klemm	Method of forming gas or vapor discharge spaces.
1,687,251	3/10/29	W. Klemm	Rectifier.
1,687,252	3/10/29	W. Klemm	Glow cathode.
1,687,253	3/10/29	W. Klemm	Electrode supporting structure.
1,687,254	3/10/29	W. Klemm	Compressor for refrigerating apparatus.
1,687,255	3/10/29	W. Klemm	Metallic vapor discharge apparatus.
1,687,256	3/10/29	W. Klemm	Refrigerating apparatus of the compression type.
1,687,257	3/10/29	W. Klemm	Device for facilitating the starting of refrigerating apparatus of the compressor type.
1,687,258	3/10/29	W. Klemm	Device for the conversion of electric currents or potentials by means of periodically actuated switching contracts.
1,687,259	3/10/29	W. Klemm	Electrically actuated whole line.
1,687,260	3/10/29	W. Klemm	Multiphase current converting system.
1,687,261	3/10/29	W. Klemm	Apparatus for controlling rectifiers.
1,687,262	3/10/29	W. Klemm	Cold producing plant.
1,687,263	3/10/29	W. Klemm	Conversion of currents of voltages with the aid of periodically actuated break contacts.
1,687,264	3/10/29	W. Klemm	Manufacturing artificial material from polyvinyl compounds.
1,687,265	3/10/29	W. Klemm	Continuous heat treating furnace of the vertical type.
1,687,266	3/10/29	W. Klemm	Metal vapor or noble gas rectifiers.
1,687,267	3/10/29	W. Klemm	Apparatus for rectifying or for converting alternating or direct current.
1,687,268	3/10/29	W. Klemm	Alternating current converter.
1,687,269	3/10/29	W. Klemm	Steam power plant.
1,687,270	3/10/29	W. Klemm	Refrigerating apparatus of the compression type.
1,687,271	3/10/29	W. Klemm	Apparatus for controlling the temperature of exothermic catalytic reactions.
1,687,272	3/10/29	W. Klemm	Flexible container.
1,687,273	3/10/29	W. Klemm	Converter and rectifier.

EXHIBIT J

Patents which are identified as follows and the titles to which stand of record in the United States Patent Office in the names of the persons indicated, respectively:

Patent No.	Date	Record owner	Inventor	Title
1,650,993	1/21/36	Daimler-Benz A. G.	R. Devillers	Motor vehicle provided with independent wheels.
1,651,729	7/ 2/29	L. Cerini	L. Cerini	Apparatus for the purification of impure solutions of caustic soda and the like, on osmotic principles.
1,653,660	5/12/31	H. Meyer	H. Meyer	Method of and apparatus for infusing infusible bodies, such, for example, as infusible boats.
1,653,661	7/21/31	L. Cerini	L. Cerini	Treatment of vegetable fibers of osmotic diaphragms.
1,653,706	10/ 4/32	I. G. Farbenindustrie	O. Wulff	Process of isolating pyridine and its homologues.
1,654,976	6/27/33	R. Bosch A. G.	E. Klaber	Centrifugal separator.
1,654,978	8/ 1/33	H. Koch	H. Bornstein	Phosphoric acid salt of Baromethyltri-methyl-ammonium-thioacetamide-1-oxo-oxo and process of producing the same.
1,678,876	8/23/33	J. Volth	H. Muller	Cavitation free fluid joint.
1,682,370	4/21/34	J. Volth	H. Muller	Impeller.
1,682,371	11/27/34	H. Tonnes	H. Tonnes	Exposure meter.
1,682,372	11/27/34	C. Lorenz A. G.	F. Belov	Electron tube.
1,682,373	6/ 3/35	H. Lindner	H. Lindner	Machine for grinding screw threads.
1,682,374	1/ 1/36	F. Sauer	V. Valletta	Motor vehicle suspension.
1,682,375	12/27/35	Zets Iron A. G.	H. Sauer	Polarizing structure.
1,682,376	1/ 6/46	Maschinenfabrik Elmsfeld	H. Hoepfner	Kulblinding machine.

EXHIBIT I

Patents the titles to which stand of record in the United States Patent Office in the name of Siemens-Schuckertwerke G. m. b. H., and which are identified respectively as follows:

Patent No.	Patent date	Inventor	Title
1,577,267	10/13/25	H. Kander	Process for increasing the strength of metallic bodies.
1,577,268	11/20/25	H. Gleichmann et al.	Method of feeding steam boilers from an unheated tank.
1,577,269	9/ 7/26	R. Rudenberg	Cooling of electric machines.
1,577,270	9/21/26	H. Gleichmann	Steam generating plant.
1,577,271	3/ 1/27	W. Hofer	Steam generator for portable plants.

Patent No.	Date	Record owner	Inventor	Title
2,288,323	9/30/42	Mercedes Buromaschinen-Werke A. G.	A. Pott.....	Calculating machine.
2,288,335	9/30/42	Deutsche Gold-und Silber-Scheidanstalt Vormalss. Rosslor.	H. Walter and H. Schulz.	Synthetic norelin.
2,288,514	9/30/42	H. Caroselli.....	H. Caroselli.....	Cooling system for internal combustion engines.
2,288,552	9/30/42	G. Siebel and E. Nachtigall.	G. Siebel and E. Nachtigall.	Method of surface treating objects of cast magnesium base alloys.

EXHIBIT K

Patent applications in the United States Patent Office which are identified as follows:

Serial No.	Filing date	Inventor	Title
208,494	1/4/39	E. Knoche et al.....	Process of spinning artificial silk.
219,226	6/10/39	E. Olmo.....	Devices for the spinning of mines and buoys.
273,829	7/8/39	W. Mennerich et al.....	Arrangement for varying the band width in high frequency.
283,374	7/8/39	K. Fehr et al.....	Process for obtaining crystalline materials from oils.
285,144	7/18/39	W. Rossmann.....	Automatic guns having sliding barrels.
324,413	9/10/40	R. Czernitz.....	Self-centering chucks.
335,161	6/10/40	H. Plan.....	Ventilation of altitude cabins in particular for aircraft.
335,393	6/10/40	E. Orno-Osmelt.....	Products and preparations for thickening hydrocarbons, particularly paraffine.
342,578	10/25/40	A. Miyata.....	Electrolytic condensers.
342,579	10/25/40	A. Miyata.....	Method of making electrolytic condensers.
353,378	10/25/40	A. Tulenck.....	Combined nut wrench and free-running ratchet.
355,832	11/12/40	Z. Vag.....	Preparation of skins and the like.
374,832	11/17/41	H. Seidel et al.....	Fluid pressure operated mechanism for circuit breakers.
384,237	4/1/41	E. Schmitt et al.....	Cathode ray tubes.

[F. R. Doc. 42-9677; Filed, September 29, 1942; 11:21 a. m.]

OFFICE OF PRICE ADMINISTRATION.

[Order 4 Under Maximum Price Regulation
97—Southern Hardwood Lumber]

LAMSON LUMBER CO., INC.

CERTIFICATION OF CERTAIN OPERATIONS AS TOUGH ASH SPECIALTY ESTABLISHMENTS

For reasons set forth in an opinion issued simultaneously herewith and filed with the Division of the Federal Register and pursuant to the authority vested in the Price Administrator by the Emergency Price Control Act of 1942 and § 1382.108 (a) (8) of Maximum Price Regulation No. 97—Southern Hardwood Lumber, it is hereby ordered:

(a) The following operation has been approved and certified by the Office of Price Administration as a tough ash specialty establishment for purposes of Maximum Price Regulation No. 97—Southern Hardwood Lumber: Lamson Lumber Co., Inc., New Orleans, La.

(b) This Order No. 4 may be revoked or amended by the Price Administrator at any time.

(c) This Order No. 4 shall become effective this 30th day of September 1942.

Issued this 29th day of September 1942.

LEON HENDERSON,
Administrator.

[F. R. Doc. 42-9703; Filed, September 29, 1942; 4:39 p. m.]

SECURITIES AND EXCHANGE COMMISSION.

[File No. 70-66]

MIDDLE WEST CORPORATION
ORDER PERMITTING WITHDRAWAL OF APPLICATION

At a regular session of the Securities and Exchange Commission, held at its

Patent No.	Date	Record owner	Inventor	Title
2,216,389	9/17/40	Schnelpressenfabrik A. G.	A. Buttner.....	Device for spraying printed sheets.
2,210,741	10/20/40	Byk-Guldenwerke Chemische Fabrik A. G.	F. Hoffmann.....	Manufacture of water-soluble salts of purine derivatives.
2,226,044	12/24/40	Patentverwertungs-Gesellschaft mit beschränkter Haftung Horman.	F. Koppelman.....	Method and apparatus for putting into operation a multiphase converting device.
2,231,070	2/11/41	Klangfilm G. m. b. H.	H. Muller.....	Electric amplifier.
2,237,067	4/8/41	Allgemeine Elektrizitäts-Gesellschaft.	W. Helmann.....	Cathode ray tube recording device.
2,238,410	4/15/41	B. Berghaus.....	W. Hass.....	Electric spot welding.
2,260,780	10/28/41	Gustav F. Gerdis.....	H. Richter.....	Outflow regulator for petroleum separators.
2,283,069	9/17/40	Schnelpressenfabrik A. G.	A. Buttner.....	Device for spraying printed sheets.
2,282,400	9/9/42	D. Baricelli.....	D. Baricelli.....	Lifeboat davit operating by gravity.
2,286,423	9/9/42	W. Esser.....	W. Esser.....	Sound absorbing material.
2,286,424	9/9/42	Süddeutsche Apparate-Fabrik G. m. b. H.	E. Fennert.....	Method of manufacturing foil-like layers.
2,285,432	9/9/42	O. Lorenz A. G.	E. Gutsmann.....	Condenser.
2,286,437	9/9/42	C. Lorenz A. G.	H. Johansson.....	High frequency system.
2,286,467	9/9/42	C. Lorenz A. G.	H. Schwartz and O. Richter.....	Electromagnetic relay.
2,286,708	9/9/42	H. Tonnes.....	H. Tonnes.....	Photographic exposure apparatus.
2,286,807	9/9/42	Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.	F. Bogdan.....	Adjustable inductance device.
2,286,934	9/9/42	Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.	H. Hevel.....	Receiver.
2,286,153	9/9/42	Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.	A. Leifer et al.....	Mechanical inverter.
2,286,229	9/10/42	V. Nicolet.....	V. Nicolet.....	Walking beam mechanism.
2,286,337	9/10/42	I. Sora.....	I. Sora.....	Luminous tube.
2,286,423	9/10/42	Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.	L. Bruck.....	Negative feedback circuit.
2,286,423	9/10/42	Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.	P. Mehlert.....	Arrangement for tuning parallel wire lines.
2,286,423	9/10/42	Telefunken Gesellschaft für Drahtlose Telegraphie m. b. H.	E. Richter.....	Yieldable antenna pole.
2,286,471	9/10/42	I. Dahl.....	I. Dahl.....	Feeding system.
2,286,683	9/10/42	R. Bach G. m. b. H.	R. Bach.....	Cooled injection nozzle.
2,286,710	9/10/42	Adamo-Verho A. G.	H. Reindert.....	Humidity responsive instrument.
2,286,833	9/10/42	M. H. Wagner.....	H. Reindert.....	Photographic apparatus.
2,286,837	9/10/42	W. A. G. Brommelen.....	R. Arndt.....	Total taking. Mechanism.
2,287,023	9/12/42	A. D'Amico and A. Carbellini.....	A. D'Amico and A. Carbellini.....	Manufacture of artificial splinable material.
2,287,223	9/12/42	United Incandescent Lamp Limited.	G. Dolles.....	Disturbance suppression in radio receivers.
2,287,223	9/12/42	Ernst O. m. b. H.	W. Dillenburger.....	Detector tube arrangement.
2,287,223	9/12/42	Resonator-Gesellschaft O. m. b. H.	K. Schuster.....	Process for the production of densely etched extruded masses.
2,287,019	9/12/42	H. Kallmann and E. Kuhn.....	H. Kallmann and E. Kuhn.....	Devices for the production of slow neutrons.
2,287,650	9/12/42	H. Kallmann and E. Kuhn.....	H. Kallmann and E. Kuhn.....	Devices for irradiating objects with neutrons, especially for depicting them by means of neutron-radiation.
2,287,764	9/12/42	Siemens Apparate und Maschinen G. m. b. H.	G. Barth.....	Power amplifier.
2,287,765	9/12/42	Siemens Apparate und Maschinen G. m. b. H.	G. Barth.....	Power amplifier.
2,288,186	9/30/42	O. Lorenz A. G.	A. Gabel.....	Electromagnetic relay.
2,288,186	9/30/42	O. Lorenz A. G.	E. Kramar.....	Radio beacon system.
2,288,200	9/30/42	O. Meyer.....	O. Meyer.....	Process for the production of water-soluble cellulose ethers in powder form.
2,288,292	9/30/42	O. Lorenz A. G.	H. Nitz.....	Ring circuit for carrier frequency communication systems.

office in the City of Philadelphia, Pa., on the 26th day of September A. D. 1942.

The Middle West Corporation, a registered holding company, having filed an application and amendments thereto under the applicable provisions of the Public Utility Holding Company Act of 1935 whereby approval was sought for the acquisition of shares of the capital stock of Central and South West Utilities Company, American Public Service Company, North West Utilities Company, Illinois Public Service Company and United Public Service Corporation, subsidiary companies of The Middle West Corporation, through purchases on national securities exchanges, in over-the-counter markets, and through a private agent;

A hearing having been duly held in such matter and said hearing having been continued indefinitely; and

Applicant having now requested permission to withdraw said application; and The Commission having considered such request and deeming it appropriate in the public interest that such request should be granted;

It is ordered, That The Middle West Corporation be and hereby is permitted, to withdraw said application.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 42-9698; Filed, September 29, 1942;
2:52 p. m.]

[File No. 1-719]

NEW YORK AND GREENWOOD LAKE
RAILWAY CO.

ORDER SETTING HEARING ON APPLICATION TO
STRIKE FROM LISTING AND REGISTRATION

In the matter of The New York and Greenwood Lake Railway Company, 5% Prior Lien Gold Bonds, due 1946.

At a regular session of the Securities and Exchange Commission, held at its office in the City of Philadelphia, Pa., on the 28th day of September, A. D. 1942.

The New York Stock Exchange pursuant to section 12 (d) of the Securities Exchange Act of 1934 and Rule X-12D2-1 (b) promulgated thereunder, having made application to strike from listing and registration the 5% Prior Lien Gold Bonds, due 1946 of The New York and Greenwood Lake Railway Company; and

The Commission deeming it necessary for the protection of investors that a hearing be held in this matter at which

all interested persons be given an opportunity to be heard;

It is ordered, That the matter be set down for hearing at 10 a. m. on Monday, October 26, 1942, at the office of Securities and Exchange Commission, 120 Broadway, New York, New York, and continue thereafter at such times and places as the Commission or its officer herein designated shall determine, and that general notice thereof be given; and

It is further ordered, That Adrian C. Humphreys, an officer of the Commission, be and he hereby is designated to administer oaths and affirmations, subpoena witnesses, compel their attendance, take evidence, and require the production of any books, papers, correspondence, memoranda or other records deemed relevant or material to the inquiry, and to perform all other duties in connection therewith authorized by law.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 42-9699; Filed, September 29, 1942;
2:52 p. m.]

[File No. 59-52]

NIAGARA HUDSON POWER CORP. AND
SUBSIDIARIES

ORDER EXTENDING TIME FOR FILING
ANSWERS

In the matter of Niagara Hudson Power Corporation and its subsidiary companies, respondents.

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa., on the 25th day of September 1942.

The Commission having issued, on September 4, 1942, its order extending the time for the filing of the respondents' answers to October 1, 1942, and postponing the scheduled public hearing to October 15, 1942; and

The Commission having, on September 25, 1942, received a request of the respondents, by telegram, that the time within which answers are to be filed by the respondents be extended to October 5, 1942; and

The Commission having considered such request for extension, and finding that the same is not unreasonable and that the granting of such request would not be detrimental to the public interest or the interests of investors or consumers;

It is ordered, That the time within which answers shall be filed by the re-

spondents herein be, and hereby is, extended to October 5, 1942.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 42-9701; Filed, September 29, 1942;
2:52 p. m.]

[File No. 70-579]

TRI-CITY UTILITIES CO. AND ASSOCIATED
ELECTRIC CO.

ORDER POSTPONING HEARING

In the matter of Tri-City Utilities Company and Associated Electric Company.

At a regular session of the Securities and Exchange Commission held at its office in the City of Philadelphia, Pa. on the 26th day of September 1942.

Associated Electric Company, a registered holding company, and Tri-City Utilities Company, a wholly-owned subsidiary thereof, having filed a declaration and application pursuant to the Public Utility Holding Company Act of 1935 with respect to the reduction by Tri-City Utilities Company of its capital stock from time to time through the purchase and retirement of its common stock at its par value, to the extent of funds which become available to Tri-City Utilities Company from the sale of properties or other assets; and

The Commission having ordered that a hearing on such matter be held on September 1, 1942, at 10 a. m. at the offices of the Securities and Exchange Commission, 18th and Locust Streets, Philadelphia, Pennsylvania; and the Commission having postponed said hearing to October 1, 1942, at the request of the Tennessee Railroad and Public Utilities Commission and certain other interested parties; and

The Tennessee Railroad and Public Utilities Commission having requested that the hearing in this matter be further postponed; and it appearing appropriate to the Commission that the request be granted;

It is ordered, That the hearing in this matter, previously scheduled for October 1, 1942 be and hereby is postponed to October 20, 1942, at the same time and place, and before the same trial examiner as heretofore designated.

By the Commission.

[SEAL] ORVAL L. DuBOIS,
Secretary.

[F. R. Doc. 42-9700; Filed, September 29, 1942;
2:52 p. m.]